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H. H. RIBLEY, Acting Asst. Scoy. to the Govt. of Bengal. PUBLISHED BY THE GOVERNMENT OF BENGAL.

## THE STATISTICAL REPORTER,

Vol. 11, No. 7, FOR DECEMBER 1876.

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The export of Gunny Bags from Calcutta, 1873-74, 1874-75, 1875-76.

Bengal Provincial and Local Finance, 1871 to 1876.

The Port of Chandbally.

The Bhubooah Sub-Division of the Shahabad District.

The Beerbhoom Iron Works.

Agricultural Statistics of Thana Labpore, in the District of Beerbhoom.

Traffic on the Diamond Harbour and Buraset Road, No. IV.

Traffic on the Bankipore and Gya Road, No. IV.

River Steamer Traffic in Bengal, No. III.

Trade of Buxar.

Darjeeling Frontier Trade with Sikkim, Nepal, and Bhootan.

Trade between Bengal and Nepal, third quarter of 1876.

Statements of River Traffic in Bengal, District by District, during September 1876.

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# The Calcutta Gazette.

WEDNESDAY, DECEMBER 20, 1876.

#### PART II.

### Adbertisements.

[N.B.-Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Moudsy.]

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Friday, the 12th January 1877, corresponding with 13th Magh 1284 F.S.

The purchasers of this estate will be subject to the following conditions of sale :-

#### CONDITIONS OF SALE.

- (1) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, with the revenue fixed upon the estate, in perpetuity.
- (2) The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.
- (3) If the amount of purchase money do not exceed Rs. 100, the whole amount to be paid down at once.
- (4) If the amount of purchase money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the lifteenth day after sale, reckoning the day of sale as one, or if that day be a close holiday, then by neon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in	Number on	Name of ostate and per-	Approxi-	Gover	INMENT REV	ENUS.		*
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Cottector's OFFICE, MONGHER, the 4th November 1870.

E. D. LOCKWOOD, Offg. Callecter.

NOTICE is hereby given that the undermentioned plots of land, no longer required by the Government, situated in the district of Beerbhoom, Rast Indian Railway, Loop Line, will be put up to sale at Annabacre, it Beerbhoom, at noon on Monday, the 15th January 1877, corresponding with 3rd Magh 1283, B. S.

The purchasers of these plots will be subject to the following conditions:

If the annest of purchasermore does not exceed Rs. 100, one-fooding to be immediately deposited. If this balance be not paid by noon of the fifteenth day after the smount of purchasermoney exceeds Rs. 100, one-fooding to be immediately deposited. If this balance be not paid by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being ferfeited to Government, and the estate to be again put up for sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

3rd.—The plots will be sold revenue-free to the bighest bidders.

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Commencement and termination	-	Commences on 2,089 feet of mile North - B IfO, and berninates on 4,042 feet South - B Feet 199 West - By	Commences on 4,042 feet of mile North—B 199, and terminates at the end of South—B same, as per plan.  West—By	Commences on 4,042 feet of mile North—I 100, and terminates at the and of East—By same, as par phon.	Commences from the end of mile North-I 100, and terminates at 1,378 feet South-II of mile 101, as per plan.  West-By West-By	Commences from end of mile 100, North-I and terminates at 1,376 feet of South-I mile 101, as per plan. Reat-By West-By	Commences on 1,376 feet of suffe South—III, and terminates at 2,752 feet South—El of saute, as per plan. West—By West—By	Commences on 1,376 feet of with North—101, and terminates on 2,752 feet South—East—Ey of same, as per plan.	Commences on 9,752 feet of mile North-
Bonndary of 101.	Total to freezenada	North - By southern boundary of lot No. 30. South-By northern boundary of lot Mo. 35. Kest. By zemindary land. WestBy relivan fencing.	North—By end of mile 100, as per plan. South—By northerespondary of lot No. 37. East—By railway fencing. West—By zenindary and.	North—By end of mile 100, as per plan. South—By northern boundary of lot No. 28. East—By remindary land. West—By reliway fencing.	North—By southern boundary of lot No. 33. South—By end of mile 100, as per plan. East—By railway fouring. West—By remindary land.	North.—By scuthern beindary of lot No. 34. South.—By send of table 103, as per plan. East.—By acmindary fand.  West.—By railway fencing.	North By southern boundary of let No. 25. South.—By northern boundary of lot No. 61. East.—By railway fending.  West.—By railway land.	North—By southern boundary of lot No. 33, South—By northern boundary of lot No. 33, East—By remindary lend. West—By relievy feacing.	North-By end of mile 101, as per plan.

wheth — By northern boundary of 1.4 No. 34. East.—By scenindary lund. Feet.—By zemindary lund.	North—By land retained by Raileny Qu. South—By northern boundary of lot Mo. 41. Rast—By raileny fencing. West—By remindary land.	North—By land retained by Railway Co. South—By northern boundary of lot No. 42. East—By semindary knd. West—By railway fencing.	North—By zemindary land, South—By ditto East—By land relained by Railway Co. West—By the old Kopsis channel.	North—By zemindary land. South—By the old Kopsie river. East—Hy zemindary land. West—By land retained by Railway Co.	North—By land retained by Ruiway Co. South—By land retained by Railway Co. Best—By rail-application. West—By reinfindary land.	North—By land retained by Rålway Co. South—By land retained by Railway Co. West.—By railway fending. East.—By remindary land.	North—By land retained by Railway Co. South—By land retained by Railway Co. West—By zemudary land. East—by railway fencing.	North—By land retained by Railway Co. South—By land retained by Railway Co. Fast—By zeminiday land West—By railway lending.	North-By end of mile 106, as per plan, South - By level cressing of the railway. East. By railway ferring.  West - By zemindary land.
Z.S.	Commences on 3,730 feet of mile 10%, and terminates on 4,735 feet of same, us per plan.	ditto	Commences from the end of last estained by Italiway Company on the west by Royale bridge, and terminates at the old stream and the crooked last on both aides of the new channel.	On the east of land retained by Railway Company opposite the Kepaic bridge.	Commences on 1,638 foet of mile 103, and lermbakes at 3,100 feet of same, as per plan.	Commences on 1,535 feet of mile 103, and terminates an 3,100 feet of same, as per plan	Commences on 1,860 fact of miles 108, and ferminates on 2,845 fact of same, as per plac.	Commences on 1,860 feet at mile 103, and ferminates on 2,545 feet of same, us per 1,00 a	Commerces on 360 feet of mile 106, and terminates at ond of same, as per plan.
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•	Boundary of lot.	*	North—By end of mile 106, as per plan. South—By railway layel crossing. East—By semindary land. West—By railway feacing.	North—By end of mile 107, as per plan. South—By railway level crossing. West.—By semindiny land, East—By tailway fencing.	North—By end of mile 107, as per plan. South—By railway level creating. East—By semindary land. West—By railway fencing.	North—By seathern boundary of lot No. 157. South—By end of mile 107, as per plan. East—By railwest leng. West.—By remindary land.	North—By land retained by Railway Co. South—By northern boundary of lot No. 58. East—By zemindary land. West—By railway feming.	North—By zemindary find. South—By zemindary land. East—By land retained by failway Co. West—By zemindary land.	North—By zemindary land. South—By zemindary land. East—By the channel. West—By land relained by Railway Co.	North—By southers boundary of 1st No. 65, South—By northers boundary of lot No. 61. East—By land retained by Railway Co. West—By remindary land.	North—By C. class land relinquished by the South—19 semistary land. South—19 semistary land.
Commencement and termination	of lot.		Commences on 360 feet of mile 108, and terminates at the end of saute, as per plan.	Commences of 3,570 feet of mile 197, and terminates at the end of same, as per plan.	ditto	Conmences from end of mile 107, and terminates on 1,350 feet of mile 108, as per plan.	Commences on 2,890 feet of mile 1(R, and terminates on 3,505 feet of same, as per plan.	Conneces from the boundary of land retained by Heilway Company on the west of the Buskingore bridge and terminates at the crooked land on both sides of the new channel in the old stream.	Esst of the land retained by Rail. way Company opposite the Bar- kipore bridge.	Commences on 450 feet of mile 109, sud terminates at 2,010 feet of skne, as per plan.	Commences on 1,000 feet of mile 109, and terminates on 1,886, feet of same, as per plan.
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Commences on 2,725 feet of mile N 113, and terminates on 3,865 feet, S of same, as per plan.	Commences on 2,72s feet of mile 112, and terminales on 3,565 feet of same, as per pinn.	Communication 3,765 fort of miles 118, and communication of the end of same, as one plant.	Con mences on 3,855 feet of mile 1.2, and terminates at the end of same, as per plan,	Commences on 2,655 feet of mile. 113k, and terminders at the end of same, as yet plan	Commences on 2,565 feet of mile 114, and terminates at the end of same, as per plan.
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BERRERGOM COLLECTORATE, the 16th November 1878.

R. D. HIME, Collector.

NOTICE is beredy given that the undermentioned pilots of land no longer required by the Government, situated in the district of Hazdreebangh, East Indian Railway Chord Line, will be put up to sale at the Nawadi Railway bungalow at 12 o'clock on Tucsday, the 16th January 1877, corresponding with 4th Maug 1283 B. S.
The purchasers of these plots will be subject to the following conditions:—

1st.-If the amount of purchase-money does not exceed Re. 100, the whole amount to be paid down at once.

2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteen that sale is sale to be exampled, the sum deposited being for reckening the day of sale as one, or if that day be a close heliday, then by noon of the first succeeding office day, the sale to be exampled, the sum deposited being forfeited to Government, and the estate to be again put up for sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

3rd.—The plots to be sold revenue free to the highest bidders.

4th.—The purchasers shall be put in possession on receipt of the orders of the Collector confirming the sales, but such possession shall be liable to be disturbed in case the final sangtion of the Board of Revenue in charge should not be accorded to the proceedings.

	101 101	New or Other		December of the same of the same of	Number of mile on which	CC III		Approximate area of lot er bengera and in acre.	AREA OF LOTED IN THE STREET		LAND EXCLUDED FROM BALE FROM FACE LOF.	BALE FROM	Commencement and termination	Thomas James and Jak
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ditto	=	Uszarebeugh	Dis.	T	40		:	11 81 6	ret			1	Courmences on 3,639 feet of mile . BA, and termine es at the end of same, as per plan.	North - By railway fencing. Surin-Hy zeminday fand. Eat-Hy boundary of ziliah Sonthal Pergunahs. West-Hy end of mil RA, as per plan.
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ditto ditto ditto ditto ditto ditto as 3 23 8 15 0 2 3 23 Commences at the end of mile indicore and Go. bindpoor.	10		24	uh Kharruckdeehe, s Tokwodee, Jamus, and Phodjooree.	103		:				<u>a</u>		temmences on 2,4pr feet of mile 10A, and temmences at the end of same, as per plan.	
ditto, Pergunash Kharrucklecha, 118 South 8 15 0 2 3 23 Commences at the end of mile 100 miles indigeor. Under the condition of	100	ditto	4		104	-91	3		9			*	dith	North—By zemindary land. South—By railway fencing. East.—By western boundary of lot 4. Weste.—By enel of mile 10A, as per plan.
	In .	ditto	Perguent mounth bindpos	ě	31.8		<u> </u>				<u>:</u>	1	Commences at the end of mile 104, as per plan, and terminates on 9,840 feet of mile 11A.	

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		d									
with - Hy neutropy land. South - Hy rethway fetteding. Enat Hy end of unit 49A, as per plan West Hy eastern boundary of lot 10.	North-thy railway fencing. South-fly zemindary land. East-fly western boundary of lot 7. West-fly and of mile 11A, as per plan.	North—By remindary hand. South—By realway fencing. East—By western boundary of lot 8. West—By end of mile 11.8, as per plan.	North—By railway fencing. South—By semindary land. Essi—By end of mile 11A, as per plan. West—By eastern boundary of let 13.	North-By zewindary land. South-By railway fencing. East-By end of unite 11A, as per plen. West-By eastern boundary of lot 14.	North—By railway feeding. South—By zentindary land. East—By west-rn boundary of let 11. West—By end of mile 12 A, as per plan.	North-By zemindary land. South-By relieve fuscing. East-By western boundary of lot 19. West-By end of nile 123, as per plan.	North-By railway feeing. South-By senindary land. Esst-By end of mile 28A, as per plan. West-By castern houndary of fot 17.	North-By zemindary land. South-By usitway fearing. East-By cui of mile 12 å, as per plan. West-By eastern boundary of lat 18.	North-By railway fencing.  South-By semiolary land.  Fast-By western boundary of lot 15.  West-By end of mile 13A, as per plan.	North—By zemindary land. Swuth—By railway fencing. East—By western boundary of lot 16. West—By end of mile 13A, as per plan.	North—By railway feating. South—By zemindary land, Essi—By and of mile 13A, as per plan. West—By eastern boandary of tot 21.
dition.	Commences on 2,640 feet of mile 113, and terminates at the end of same, as per plan.	ditto	Commences at the end of mile 11A, as per plan, and ferminates on 2,840 feet of mile 12A.	ditta	Commences on 2,640 feet of mile 12A, and terminates at the end of same, as per plan,	difto	Commences at the end of mile 12A, as per plan, and ferminates on 2,640 feet of mile 13A.	ditto	Commences on 2,640 fest of mile 13A, and terminates at the end of same, as per plan.	ditto	Commences at the end of mits 13A, as per plan, and terminates on 2,500 feet of mile 14A.
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i	Frigunaah Kiturruokdeelm, mousah Gobindpore,	1	Khurruckdeeha, Gobindpore and	1	Kharrackdeeha, loondlee.	ı	ergunnah Khurrucklecha. monzaha Geoudlee and Pun- duataur,	99	Kharmckdeela, Fanduatan and		Khurruekdeelia, rjwa.
1	_	ditto	Pergunnah motzaks (Jaondiee.	ditto	Perguanah Khun moteah Goondlee	ditto	Pergunnah montaha G dualaur,	ditto	Pergunnah mongaha Sejwa.	ditto	Perguanah K Taouzah Sejwa.
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Norma of Police		Number of	In Rich	Riturbert on		17 REEGHA AND IN ACES.	BEA PT LOT	LASD EXCLURE FROM SALE FROM	SALE PROM	Commencement and termination	Mountdays of lot
	Postinities and Rocelle	lot is hitchics		of the Earlway.	=	_ C	A. H.	Reasons for exclusion.	p; p;	of tok.	
Fasarebigh	Pargumh) Kharrackdeeba mougal, Sejwa.		-	<b>6</b>	<u> </u>	01.0	ET 0 +			Commence at the end of mile 13A, as per 14st, spl trainales on 2,500 for the mile 11A.	North-Ity semindary land, Softh-Ity reflects forcing the seminary of the Res. West-Ity on the transfer as per then.
dine	Pergranni Khurrackieelin, mouzak Njitkur and Loob- rajpeac	do. 14.4		South		UD En	6 0 11	-	:	Production on "Sale Treposting to the same through the same same at the same same."	Neith willy radiate presents. Since $-1$ is a second and larger than $-1$ is warrent boundary of 16:19. A $(st-B)$ and of unitable, is per plane.
diko	dik.o	=		North		19 E	52		:	alteho	Vorth-IN remieding land. Sach - Expediency Equings Ext-IN west in bounding of let 20. West-IN and of mile 143, as per plan.
	Pergraphs Klarrackd monack Deubrajheer Dheonda.	echn. 15A		South	<u> </u>	±	# #	:	:	Converences at the end of mile 14A, as per plan, med cereatories un Liste feet of same, so per plan.	North-Ny mitery feneing. South-ly zoni day land. Kast-By end or mie 11A, se per plan. Meat-ly easten boundry of hi So.
ditte	o și și	1		North	=	Ø)			:	D - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	North—Py zeroindsry I w l. Fouth—Hy carlway femilys. Ever.—By carl of mile 14A, as ner plan. West.—By caelern boundary of lot 2A.
ditto	Pergunnah Khurrachdeela.	Ma. 16.5		South	75	0 0	100 P2		3	Count ences, at 2,810 foot of mile 353, and to ministra at the cult of same, as per plate.	North—By retire y fercing. Foods —By roughing land. Ener-live retern branchery of lot 33. West.—By rouf of mile 163, as per plon.
ditto	ditto	***		North	61	0 0	භ භ	:	:	ditto	No.th - By semirabety land south-live solitons for eight. Erate by a stem looned by of for 26. West - by one of unle 18A, as per plant.
Aite	disto			South	2	÷	# 60 65	; ;	:	Commenons at the end of mile 154, as per ylan, and remixuates on 2,5.5 feet of mile 164.	North-lly talway feedings, "outh-lly generalery hand East-lly and of more 15th, as per plan, West-lly hullah,
- TH	dicto	161		North		13 19 13	03 61	:	1 4		North-18t remarkary hard. North-Py relies the bring. East-Py end if unis 10-4, as per place. Thest-By nullab.
ertte	Terpanna Khurretdeeh, monaak Brasies.	36A		South	<u>62</u>			:	:	ominences on 2,600 feet of suite 183, and terminates at the end. of same, as pet plan.	North - By redway fearing. South - By sectiodary daile. Hase - By notlab. West By and of mile 19A, as per plan.
diste	editio.		16A N	North	<u></u>	189 10	80 94 95	:	:	Zitto	North - By acmindates bond. As the Residency length of the length of solid by well-thy and of male 10A, we per pitte.

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North—By takway ferding South—By senoudory hand. East—By end of mile left, sa per plan. West.—By Makeshmunda statton lend.	North—By semindary land. South—By railway forcing. East—By end of mile 18A, is per plan. West—By Malicelanus/da station land.	North—By radinay functure. South—By semintary lend. Fast—By class (* land. West—By class (* land.	North—By remindary land, South—By reilway fencing. East—Hy railway level emoding road, West—By sud of mile 17A, as per plan.	North—By railway fencing. South—By railway fencing. East—By coul of mile 17th, as per plan. West—By nullsh.	North-15 semiadare land. Bouth-By robless fereing. Est-By robled mile 17A, as per plan. West-By nullab.	North—By tailery fencing. South—By scuinding land. East—By natlah, West—By notlah,	North—By semining land. South—By relievey fencing. East—By unlith. West—By end of mile 18A, so per plan.	North—By mikrav feming. South—It zemindsty hand. Est.—By and of resite 19.A, as per plus. West—By caseers boundary of lot \$1.	North—By zemindary land.  South—By railway feuring.  East—By ead of mile 19th, so per plan. West—By exatern boundary of lot \$2.	North-By railway fencing. South-Hy zemindary land. East - By western boundary of lot 39, West-By end of min 19A, as per plan.	North—By aemindary lead and class 1) land South—By resteen ferwing. East—By western formdary of 1.6 fo. West—By end of mile 19A, as per plan
Commence on at the ret finds 14 K. 3	Continuence, at tho end of time 16A, an per plan, and terminates nating 1,73° feet of mile 17A,	Commences on 4,410 feet of null- 174, and terminates at the ethi of same, as nor plan.	Commences on 3,250 feet of mile 174, and terminates at the end of same, as per plan.	Commences at the end of male 17A, as jet plan, and terminates of 8,300 feet of mile 18A.	Counsures at the cut of mile 17A. as per plan, and sermanted on 5,000 feet of mile 18A.	contractors on 2.280 feet of mile 18A, and terminates at the end of same, as per plan.	Commences on 3,030 feet of mile. 1834, such teensinges at the end of same, as the plan.	Commences at the cut of rath 19A, and set of rath and beaminates on Last feet of mate 19A.	· Otto	Commence on 2,650 feet of mile 1945, and termination of the end of same, as per plan,	(c) 1.58p
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9	North	South	North	South	North	South	E To N	South	North	Yearth	North
17.A	17.4	12.4	LIA	16A	184	19.4	75 D	104	19.4	19A	10.8
	ditto	Pergunnah Khuru-kdecha, mentah Rugbedes.	efisto	Perganah Klermekdeda, manaka Rughoolee, Bun- dabat, Bjonathpure, and Mandalatr.	ditto	Pergennah Madwadee. mongah Madwadee.	dita	Perganosh Khuruckdeba, nouzsk: Madesage and Bhurdsredeeb.	C dd	Pergrunah Eburrakileba, merah Beurlaresteh,	dilta
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dieta	511	小山地	disto	dirto	ditto	ditto	ditto	ditto	diffo	ditto	dicto
4	8	18	4	22	% .	87	8	28	\$	4	\$

Name of Zillah		Perganns and Monsal,	Number of mile on which let is attacto.	Stranked on which aids of the Railway.		E SE	A. B.	Last excluded yaus the plot have been blot have been for exclusion. A. E.	A. B. P.	and termina lot.	Boundary of lots.
Basrehagh	Pergonnah mounth	nab Kharrackdeebs, ash Phooljorte.	\$00 *	South	:	11 11 10	85 85 13		7 1 2 9	Commences on 60 feet of mile 2013, and terminates on 2,530 feet of same, as per glan.	North—By railway fancing. South—By rainedary and class D land. East—By class D land. West.—By conteen boundary of lot 45.
ditto		ditto	\$0.3	North North	:	11 11 10	e 15	!	4	dikto	North—By semindary land. South—By railway funcing. East—By clean D land. West—By east un boundary of lot 48.
ditto	Pergundah montaha Dhoras	nnah Khurradideda,	¥0¢	3 12 0 S	÷	7 19 6	00 00			Commences on 2,540 feet of mile 20A, and berrains on at the end of same, as per plan.	North—By eniens fencing. South—By cless Dinni. East—By western bangdary of lot 43. West—By western bangdary of lot 43.
ditto	-	ditto	\$0.8	व्यक्ष	:	7 19 6	(F) (F)	:	:	ditto	North—Up zemindsty latel. South—By railway fements. East—By western boundary of 10t 44. West.—By end of mile 20A, as per plan.
dista	Pergunah monah joree.	ergunnah Khurruckdeeha, noumaks Dhoria and Phuol- jorce.	418 418	Seatth	:	9 0	75 70 84	<u>.</u>		Commences at the end of mile 20A, or per plan, and terminates am 2,060 feet of mile 21A.	North—By sails by feering. South—By sham Dland. I nat—By eard of mile 20th, as per plan. Work—By class Dland.
e tije		ditto	St A	North	:	© 40 1-	\$3  •	1		dilfa	North—By reminday land. South—By relinay (noing. Lest—By end of mile 29.4, as per plan. West—By class D land.
4110	Pergonals moreals Mangrade	ergonals Rhurrachdochs, mourales Phonjores and Kungradech.	\$1.6	South		40 40 41	8 1 17		*	Commences on 2,710 feet of mile 21A, and terminates at the end of same, 4s per plan.	North—By redway fearing. South—By zemindary land. Kent—By class 13 land. Nort—By rad of mile 21A, us per plan.
dirte	1	ditto	V W	North	1 .		411		* * * * * * * * * * * * * * * * * * *	কাল	North—the class D land. South—By sailway feacing. East—By class D land. Wort—Ly end of mile 31A, as per plan.
41.50	Perguanah : mengaha Garbara	exponsh Ebstrocklesha, montahs Mangredesh and Garbster,	8	South	1	13 p o	4	P 44 1 mm	•	Commence of the end of mile \$1A, as per plan, and terminates on 2,600 feet of mile \$2A.	North - By railway fending, South - By aematedary land. East - By end of mile 21A, as plan. Weet - By Coaree river.
dhrts.		ditto	Ag.	North	÷	16 16 6	<b>4</b>	14	4 d d d	ditto	North — By alose D land and amitidary land. South — By relievay feeding. East— By end of mile 21A, as per plan. West — By Corter river.
ははる	Per	Pergantah Khurnekdesha, mensah Gutater.	TRA	South	:	1 13	\$ 131	44	:	Comments on 5,880 feet of mile 23A, and terminates at the and of series of the conduction.	North—By railway fencing. South—By remindary land. Rast — In Course river.

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North—By remissions head. Fouth—By sallway fencing. East—by younger street. West—By end of mile 22A, 38 per plea.	North—By railway foncing. South—By remindary land Fond—By squ of mile 22A, so per plan. West—By Githeedech Maion land.	North—By semindary land. South—By railway (enclos. East—By one of mile 22A, my pan.) West—By Girhidgeb station land.	North—By rullway fearing. South—By seminday land. Rast—By class Bland of Semapore branch line West—By Cirbocdech station land.	North—By railway fencing. South—By zemindary land Eart—By Girlidech station land. Weet—By ond of mile 24A, as per plan.	North—By semindary lead. South—By redway facting. East—By Girlandred station. West—I'y end of mile 244, as per plan.	North—By railway fencing. South—By zemindary had. East—By end of mile 244, as per plan. Wost— By zemindary lend.	North—Py zemindary land. South—By relimpy fencing. East—By end of mile 24A, as per plan. West—By class & land of the relimay.	North—By permanent had of railway. South—By end of units 18, as per plan. Faxt—By zemalary land. West—By railway fencing.	North—Ey parmanent land of railway. Scrib—Byend of table 19, as per plan. Essi—By railway facing. West—By zemadary land.	North—By end of mile 18, as per plan. South—By permanent land of rathery, East—By remirdary land. West—By rathery fencing.	North—By end of mile 18, as per plan, south—By perusanent land of radhway. East—By realway feacing. West—By zemmény land.
	Commerces at the end of mile 22A, as you plan, and framinites on \$,920 feet of mile 23A.	Commences at the end of mile \$8A.  = per plan, and terminates on 4,730 feet of mile \$3A.	Commences on 150 feet from a junction with Serampore branch, and terminates on 910 feet from same.	Commissions on 9,050 feet of milk 24A, not terminates at the end of same, as per plan.	dited	Commences at the end of mile 24A, us per place and terminates on 3.460 feet.	Commences at the end of mile 24A, as per plan, and terminates on 2,310 feet.	Commences on 1,030 feet of mile 15, and terminates at the end of same, as per plan.	ditto	Commences states and of mile 1B, and terminates up 9,375 fee of mile 2B.	ditto
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	Khurruchdeela. Gwrhafar and	Ž	organash Kauruskdeeha, mamb Jeringudeek.	ergonesh Khurrachdesha, monnths Gerheedesh, Enchu- thoor, and Molichopa.	2	'erganash Kharrachdeshe, menanis Makelone, Rhan- darcottes, and Possorubhia,	Ehurnekdeela, Mohebooa and	Perguanah Khurrekdesha, manaha Jenesgudes, and "Manamdesh and Mangrodesh,	i	Ebarnekdecha,	\$
Affer	Pergunnah menjada Jemidadesi	Airto	Pergunash Se masah J	Pergransh months of theor, and	ditto	Pergranah meozabe dareedee, s	forgraphsh mousely Bhandardee	Pergunali moutain Estavides	ditto	Perguonal Ebariue mobilah Dandreedeeh	date
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NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Friday, the 12th January 1877, corresponding with 13th Magh 1284 F.S.

The purchasers of this estate will be subject to the conditions of sale :-

#### CONDITIONS OF SALE:

- (1) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietory right of Government in such estate will be transferred to him, with the revenue fixed upon the estate in perpetuity.
- (2) The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.
- (3) If the amount of purchase money do not exceed Rs. 100, the whole amount to be paid down at once
- (4) If the amount of purchase money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited.

  If the balance be not paid by noon of the filteenth day after sale, reckening the day of sale as one, or if that day be a close heliday, then by mean of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of	Namber on the district	TARREST COL OT CACE LA MAN	App			Git	17.355	enment Rev	RNUE.		. 11	puet	noted in	-30	BEMARES
Government estates.	rull.	pergunani.	164		Rose			Road ceru,	Tol	a1.		haar	hin	Des.	HARLAGE.
122	475£	Relinguished plut of Cland in motern Joyangore, pergunian Salomabad.	Δ.	P.	Ro.	ų. 0			Ite. /			Rs. 160		1	The upact price has been calculated at twenty line the audidor jumps.

COLLECTOR'S OFFICE. MONGHYB. the 4th November 1876.

E. D. Lockwood, Offg. Collector.

#### LAND SALE NOTICES.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estate in the district of Purcedpore will be put up to public and unreserved sale at the Collector's Office of that district on the 15th day of January 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th day of September 1876.

#### CLASS I .- Permanently-settled Estate.

No. 5016.—Pergunnah Madaripore, kiamut Madaripore, &c.; recorded proprietors Gobind Chundra Pal Chowdhuri, Mohesh Chundra Pal Chowdhuri, Nanna Bebi, Nurjams, Jaharannessa Khaton, Opendra Chundra Roy. Keron Chundra Roy, and Modan Mohus Podder; total sudder jumma Rs. 627-8-0), of which, excluding the porton for which a separate account under Section 10, Act XI of 1859, has been opened, the share, annua 14-19-2, hearing sudder jumma Rs. 586-10-4), and held jointly by Gobinda Chundra Pal Chowdhuri, will be sold for arrears of revenue, Rs. 2-0-3.

FURREDWER COLLECTORATE, the 28th November 1876.

A. WERKES, Offg. Collector.

NOTICE is horeby given, under Section 6. Act XI of 1859, that the undermentioned estates in the district of Southal Pergunnals will be put up to public and unreserved sale at the Collector's office of that district on the 12th January 1877, corresponding with Bengali 1283 Pous 29th, Friday, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the manner as arrears of revenue due on the 4th day of October 1876.

umbez en e reventre roll.		Name of Proprietors.	Sudder Jumms.	Amount of arrears for which the estate is to be sold.	FIRALES
		Permanently-nattled Batates.	Re. A. P.	Ma. A.F.P.	à
628	Tappub Chetowlia, per- gunnah Jumus.	Bhowam Choron, Horther Choron Jahwar Ram- jank, Lukmon Thakour, Honuman Thakour, Mususmut Girja Dassa, Kawal Roy, Dindoyal Roy, and Sundori Sahoor.	741 0 0	36 9 0	
209	Jyanirdan Tappeh	Ram Polychatty and Roberness flah	1,483 0 0		
	Monthart, purguines Monthart.	Deduct separate account of Bani Dularbusty, which will not be sold, Ra. 1,329.	1,399 6 D	•	
		Balance being the supersto section of the undermentioned party, will be sold for arrears of Government revenue, Rs. 44-19-0: -	ye avb :	44 16 0	
		Baburam Sah.			

JOHN BOXWELL, Offg. Deputy Commissioner, S. P.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Backergunge will be put up to public and unreserved the at the Collector's office of that district, on the 11th day of January 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 4th day of October 1876.

pe rowjeer number on	Class	Names of mehals and pergunusbu.	Proprietors, •	Pudder Junium.	Arream due.	RIMARE.
1	1	3	4	5	d	7
				Re. A. P.	Re. A. P.	
1. 1914	14¢ glass	Tuppa Hubili Shimilabadi his- im lugdi.	lewer Chandra Roy, Juent Mohini, Tatamani, Jama Turna, Kukuti, Barmani, Jama Turna, Kukuta Nanda Bhattacharjea, Shib Ram Sen, Gurn Prosad Shaba, Uhudrab Chandra Chowdhury, Guu Mohan Rus, Ramillam Boy, Ram Kumar, Chandra Kumar Roy, Ben Doya Rey, Surja Coomer Roy, Ital Caoner Roy, Ganza Prasad Shaba, Katachand Shmindar, Ram Radoy Sen, Prosanna Kumar Roy, and Shambhu Chandra Chakrabarty.	1.059 8 11	20 m n)	Of the entire entate, 8pd. 1k. 16 k. 2k share of the estate, bearing a rudde jumma of the estate, bearing a rudde jumma of the estate, bearing a rudde jumma of the estate for the proprietors lewer Chandra Roy, Japa Mobini, Turanama, Bara Bundart. Rukm Ragmani, Japat Tara, Krishna Nasd Bhattacharjea, Shib Ram Seu, Gun Presad Shuha, Humrar Chandra Chow dhury, Hour Mohatt Das, Ram Diam Ruy Hamar Roy, et al. Chandra Chow dhury, Hours Mohatt Das, Ram Diam Ruy Ram Hoy, and Ray Rumar Roy, et al. only be sold to access of Georgianat couract [1st. 2k. 4share of Georgianat couract [1st. 2k. 4share of Georgianat Polym Bon, Promini Kommar Roy, and Shambha Kalasham Kumar Kov, and Shambhu Chandra Chak valunte, by suithin soprate accounts were opened, will be optical edited from the sale.
1. 4789	Int olass	Jost Lonalis, in permumah Ro- sergousdpur.	Jaga Bandhu Nagand Jaga Mchan Guha.	940 1 0	46 11	Of the entire estate 12 annua share, bearing a sudder human of the 211-12-0, belonged to the proprietor fapa Mohan Cula. With a seld for account of descending the seld for accounts of descending Nag. to a count of the seld

ZILLAH BACHERGUNGE COLLECTORATE, the 30th November 1876.

E. J. BARTON, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Nuddea will be put up to public and unreserved sale at the Collector's Office of that district on the 22nd day of December 1876, for arrows of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 4th day of October 1876.

#### CLASS I .- Permanently settled Estates.

No. 23.—Pergunnah Belgong, pergunnah Belgong; recorded proprietors Kedarnath Ghosh and others; sudder jumms of the entire estate Rs. 6,054-3-8, and police Rs. 73-11-11; will be sold for recovery of arrears, Rs. 1,906-14-10, on account of Government revenue.

No. 40.—Dehi Batye, pergumah Rojpore; recorded proprietors Shakhi Moni Debia Thakomoni and Kusum Comari Debia and others; sudder jumma of the entire estate Rs. 8,808-7-2, and police Rs. 110-13-5. The share of Shakhimoni Debia in the estate, hearing sudder jumma Rs. 3,302-0-8, and police Rs. 41-9-1, on account of which reparate account has been opened in No. 40-1, will be sold for recovery of arrears. Rs. 169-2-7, on account of revenue.

No. 117.—Dehi Chandi, pergunnah Pajnour; recorded proprietors Mr. John Cockrane, Official Assignee, and others; sudder jumma of the entire estate Rs. 10.246-2-8, and police Rs. 129-2-4. The share of Mr. John Cockrane, Official Assignee, and others at the estate, bearing sudder jumma Rs. 808-9-4, and police Rs. 10-3-6, will be sold for recovery of arrears of revenue, Rs. 318-8-0, and police Rs. 5-1-0. The share of other proprietors, Jogendro Chandra Pal Chowdhuri and others, the total sudder jumma of which is Rs. 9,437-9-4, and police Rs. 118-14-10, will be exempted from sale as they have opened separate accounts.

No. 336.—Taraf Moonsebpore, pergunnah Moonsebpore; recorded proprietors Shekhi Moni Dassi, executrix on behalf of Gopessur Pal Chowdhuri and others; sudder jumma of the entire estate Rs. 6,163-9-11, and police Rs. 67-11-8, will be sold for recovery of Rs. 7-10-11 on account of arrears of revenue.

No. 433.—Mouzah Raibali, perguanah Kubezpore; recorded proprietors Khudiram Rai and others; sudder jumms of the entire estate Rs. 747-11-9, and police Rs. 17-1-1. The share of Khudiram Rai and others, bearing midder jumms Rs. 75-10-8, and police Rs. 0-15-6, will be sold for recovery of Rs. 5-5-4. The share of other proprietors Bama Sundery Bermania and others, bearing sudder jumms of Rs. 672-1-1, and police Rs. 16-1-7, will be compted from sale, as they have opened separate accounts.

No. 477.—Tarnf Shampore, pergunnah Rajpore; recorded preprietors Kalachand Chuckravarti and others; sudder jumma of entire estate Re. 3.652-0-2. The share of Kalachand Chuckravarti and others, bearing sudder jumma Rs. 553-8-0, will be sold for recovery of Rs. 1-1-10 on account of arrears of revenue. The shares of other proprietors kneehunry Bundopadya and others, bearing sudder jumma Rs. 3,098-8-2, will be exempted from sale, as they have opened separate accounts.

No. 477.—Turat Shampore, perguanah Rajpore; recorded proprietors Kalachand Chukravarti and others; radder jumms of the entire cotate Rs. 3.052-0-2. The share of Shukhimoni Debys in the estate, bearing sudder jumms Rs. 537-18-0, on account of which a separate account has been opened in No. 477—7, will be sold for recovery of Rs. 201-4-11, on account of Government revenue.

#### Temperarily-settled Estate.

No. 870.—Odoychanderpore of Nischindpore Char; recorded proprietors Kishtonath Roy and others; sudder lamma of the entire estate its. 640-10-3. The share of Gourmohau Rai in the cetate, hearing sudder jumma is 66-11-9, on account of which a separate account has been opened in No. 870-2, will be sold for recovery of its. 26-0-8 on account of Government revenue.

Number Collegeog's Oppios, the 20th November 1876.

C. C. STEVENS, Collector.

NOTICE is hereby given, under Section 8, Act XI of 1859, that the undermentioned estates in the district of Mosuffarpore will be put up to public and unreserved sale at the Collector's Office of that district, on the 21st day of December 1876, corresponding with 20th Pous 1284 Fuely, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 4th day of October 1876.

Borial No.	Towji No.	Name of mohal and pargumanh.	Names of recorded proprietors.		Sudder jamma of the selete to be sold.	Amount of a rears for what the cutate to be used.
_	1			Ra. A. P.	Ba. A. P.	Rtn. A.
1 2	97	Kundaar, pengunnah Bubra	Aknath Kooor, &c	Detect 0 1 5	882 15 0 766 3 11	135 19
3	132	Akhtearpur Kantl, pergunnah Bissarrah	Albhu Subi, Ac	1,625 13 4	477 2 7	141 B 70 15
- 6	152 34L	Bundonsh permunah Bisarrah	Muhamed Inkikhan, &c.	17,390 1 0	198 18 34 17,868 18 8	20 D
å	421	Chuk Mehai Mascomauger, pergupush Barail.	Shuik Chhutza, &c		889 8 0	88 13
7	700 743	Baryarpurkand, pergunnah Bismrah	Ramdayal Singh, &c		498 4 4	
9	772	Rughmathpur, ditto	Kerlamath, &c as a	E,145 4 B	1555 (2 1 2.145 4 8	Pri 2 1 27 8
10	780 840	Hybowiee ditto	Buttun Kosan, &c	3,169 II V	7.161 1 11 3,158 11 E	11) 6
12	1 190	Bosspur Ilmanour, pergumah Rajipur	Chapten Chowdhery, &c.	1,065 5 0 735 10 10	592 6 6 527 11 11	81 4 12 1
14	1,500	Jaronia, ditto	Urmail Rui, &c. Rajkoomar Singh, at issa Nujinolali, &c. Shaik Kimrahaid Ally, &c.	1,212 1 5	21 8 7	8.15
14	1,209	Ditto. ditto ditto	Ramayon Singh	613 6 7	446 0 11 288 7 16	88 4 42 11
17	1,288	Shahpur Kooputpur, pergumah Hajipur. Gohindaur, ditta	Koour Singh, &c. Chowdhery Aleet Namin Bingh, &c.	1,200 10 B	50d 10 8 577 ft 8	6 14 80 7
19	1,244	Dillo. Olitica	Shambaiary Sinch &c Girjabarsh Sinch	1,863 12 0	1,003 12 9	4L 11
11	3,474	Rampar Kurari Daruri, ditto	Ration Sin h, &c	1990 13 1	162 0 0	179 0
45	2,000	Berhampur Aldriman, appertaining to Bari, purgumah Kusmah.	Butooknath Jun, &c		79 8 0	1 4
13	1,002	Talonka Sari, pergungah Kasmahi	Lathnhadur Singh	the adoption of the co. A.	41 4 1 65 0 10	7 12 3 5
25	1,602	Ditte, ditto	Mussamut Normobile &c	1,882 10 4	\$45 16 6	87 13
27	1,602	Talooka Nurawan, perguntah Morwa	Shewdayal Rai, &c	d Budge on di	168 14 0 1,852 12 4	60 16 66 EZ
20	2.007	Bulen Krishu, pergunnah Bissarah	Kishan Pershad	913 8 4	6 13 6	1.4
30	2,087	Ditto, ditto o	hishundayal Sohai	B13 3 6	191 13 16	1.11
		Talouka Payumberpur Kulouk, pergun- ush Binagrah.			944 10 10	84 19
31	2,085	Talooka Payumberpur Koloot, parguri- nati Rissarah.	Sharufoonfia Begun	3,488 14 II	173 11 6	12 12
98	2,085	Talocka Payumbarpur Kulooi, pergun- uah Rissarah.	Bobes Jeeus Saliaba, &c	2,436 14 6	444 9 5	225 ()
33	2,143	Kishungur Madhuban, pregunnah	Ditto	1,410 2 3	562 14 7	32.5
34	2,390	Blumrah. Tulooka Sahiyara, pergunnah Nizamoo-	Bombuzsh Tukoor, &c	2,045 9 11	244 5 2	28 14
35	2,64	drenper Huges. Lukhimsath, pergunnah Huttee	Rusboonath Porsad, &c		40.10.6	3 15
36	2,635	Anundpur Kanrowni, pergunuah Ituttas	Showharayer Singh		180 A 8 288 G 2	81 6
59	2,631	Busuntour Pritter, pergunush Kultes	Shatimarwen, &c		684 6 11 689 6 3	B 6
40	2,601	Basarh Puttee, pergunnah Ruttee Ditte, ditte	Junworthy Je		986 8 3	
43	2,601	Hahomidpur Munorsit 1 1	<sup>1</sup> 3	1		
		Mahomu-ipar ludun 1 1 Putubpur 0 5	Gopal Stugh	956 2 8	debbby ha	117 1
		apportaining Hearthputtee, perguman			401111	
42	2,004 1,644	Pukowii, nerguniah Rutten	Mr. H. MarDenell	875 18 4	46 7 9	
44	2,4600	Buijulper, perguonali ditto	I thatk Varsen, &c	tree for the	238 5 84 435 18 7	3 15
46	2,890 2,700	Chinamic upage, programmal distriction	Dirabela Singh, &c		678 7 3 41 4 0	85 7 3 P
47	2,701	Sings, personnels ditto ditto.  Keshepur Bhabungawan, pergunnah	Dulgraf, &c.	1 MLO 0 10	476 4 4	B 1 18 10
		Buttee.		MIR 2 8	454 10 8	
49 80	8,715	Ditto, ditta	Umbika Parend, Ro	0.04 0.00	877 6 4	36 15 38 16
51	9,735	Buston ditto	Brabshare Rai, &c	554 10 8	68 11 0	19 +
2.2	2,715	lutto, dutto	Kishunbehari Singh	554 10 8	123 O O	15 1
84 86	2,716	Ditte, ditto	Historick Stright, Acc	854 10 8	69 5 3 279 6 3	\$5 t 95 ts
50	2,735	Marwa Pakur, pergunush Ruttee	Bergiopa Single, &c		1 81 B26 1 097 ft 8	46 0
57 58	2,958	Bishumpur Ukalm, peraumah Surreech, Shuswanpore Desus, persenanah Sur-	Ratton Stugb, &c	5,240 0 0	1.010 13 A	12 d 51 1
50	5,004	remetr.		1	1,889 14 8	31 9 3
		Humainpere Pagumerpere, pergannali Surresseli.	1		175 4 10	1,604 15
40	8,925	Dhurumpur Suborouted nist Thomas, personnah Sureagea share 5-6-2-2.	Gowree Pershad Single	510 1 8		G 12 I
di-	3,047	Samingpur, pergunnah Surresult Ditto, ditto	Rabumath Bloom	6,900 12 11 6,900 12 11	64-11 6	41 5
2:	5,033 8,103	Sarmustpur, percangali Surresseli	Lephyladi, &c	580 11 6	680 71 0	129 3
66		Tolerin Hulmthe personnal Surremelt Hurnur Indeal He warpur blockurs	Haimder Stock, &c	0.54 84 50	2,133 10 2 604 7 19	1886 B
65	3,461	Belsunnah Sörrenselt. Bislampur Koomrabacharee, appertain-	Rights and interests of Judgonum-	, b10 D I		904 5
47	4.072	ing to Homebowk persumah Tirautt.	dum l'anda.		-21117	3 6
98	5,030		Baburam, Ugmheingh		968 14 7 145 5 3	96 TE 1
69	5,056	Busetra. Ditto, ditte	Sym Multomud Untari Ehan	0/1 ra u	480 23 0	7 to 15 P
70	5,120	Bluewa pur l'ukra porsignali Bisannili. Tajpur Pooraini, porsignali Bisannili.		667 6 0	667 A 0 870 9 4	123 6
75		Gunghma Jurastopput, pergaunab	Showed Single, &c.	4 -14	1,539. 6 9	agd to
75	5,387	Holewarner, persunnah Kulipur	Hupsolochun, Doobey	1.221 1 6	7D3 T+ 5	188 13 348 10
76 76	6,620	Sutmulpur, perguanah Kasma Eskoph, perguanah Dissara	Haltanied Yakoub, &c.	1,027 0 1	1,697 0 1 .419 0 4	47 13
20 77	6,765 6,867	Sada a paz Kumtandes, pergumah Ruttes	Moor Manouv All, &c	9\$6, d 10	805 29 LD	91 4 d 3
78	8,790	Bundha, pergunah baras Amawa Kulian, pergunah Babra	Mukhudoli, ke. Musanmat Nujib Unia.	Of many was do	101 1 7 444 10 8	90 19
79 00	8,786 8,788	Ditto, ditto	Release Ally, &c	2,000 12 0	1,599 6 8 296-15: 9:	8.3
141	10,191	Arnsibashi Nowharar, Toruh Rusia, spinerializing to Jairabad, perguniah	Mussamut Phosikoogr		837 13 3	1 171 1
		Hallour.				46 15
40	10,025	Jamalpar Chuk Shunker, pergunnah	Museum at Ahmadi Begum and	1,008 5 0	1,008 5 0	40 14

Dunand of tuccaves advance.

f Tuccaves demand.

<sup>3</sup> Demand of butwarah amoon's allowance.
A. C. Town, for Offg. Collacter.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Midnapore will be put up to public and unreserved sale at the Collector's office of that district, on the 22nd day of December 1876, corresponding with 8th Pous 1288 B.S. and 9th Pous 1284 U.S., Friday, for arrears of revenue and other domands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 4th day of October 1876.

resista r &	Number of the reve- nue-roll.	Nume of estate and pergunuals.	. Name of proprietors,	Government rovenne,	it	verma verma revenue which coluic w	e for
			Pormanontly-antiled Estate.	Re. A. I	Р.	Rs.	A. 1
βđi	8.5	Allalparab, porsumnah Gagua- puru.	Goluk Chandra Masanto, Khefturmohan Masanto, Chowdhari Goluk Chandra Masanto, and Chowdhari Lukhimrain Masanto.	1.198 15	E	196 1	
		.	Deduct soparate account of Golds Chandra Masanto, which will not be sold.	448 1 <b>1</b>	0-1	- for 1.01	
	41.17	popp. re · re re	Balance, being the joint share of Khatturenohuu Ma- santo, Chracillari Golisk Chamita Musanto and Chrac- dhari fackhunarah Masanto, will be add for arrears of Government reconuc, Ra. S44-24.	748 )	b	84	3
			Temporarily sottled Falata.				
) Œ	128	Jellamootak, pargunnak Jella- mootak	Babyo Gazendra Narain Rai and Semath Ratipria.	oolin t	0	5,684	В
			Permanently-sottled Estate.				
9003	1895	Nankarhalisbinere, pergun- uah Midumpure, &c.	Jihbangohisda De, Ramuwain Busonyah, Godhab, namin Ishoonyah, Bebiprasad De, Namioprasad Le, Gopimohan De, Bykantonath De, Banamali Chara Matt, Haris Chordra Busa, Jagabandhoo Rai, Ramelund Nandi, Brimati Prasanno Moi Ibas, Kondatan Nesan, joint proprieters: Srimati Prasanno Moi Ibas, Kondatan Nesan, joint proprieters: Srimath Charth Nandi, Janmejey Mallik, Chambana Singh Nahaseni, Jugabadhoo Pal, Ramustii Koondoo, Iykantha Nath Koondoo, Chowdhari Malangapal Massatto, Chamban Codhahmarain Masanto, Chowdhari Codhahmarain Masanto, Chowdhari Codhahmarain Masanto, Chowdhari Masanto, Srimatia Jansanian Masanto, Darpenarain Masanto, Sincetia Jansanian Masanto, Sincetia Jansanian Basannon Dasi, mother, gazrdian, wolnifer of Nabadha Masanto, Chowdhari Mahanto, Gopimath Masanto, Chowdhari Makanto, Chowdhari Makanto, Chowdhari Mahanda, Brimati Basantona Dasi, Roblin, mother of Srisanthar Ibasanthal Ibasanthan Dasi, Porestananda Koondoo, Frimatia Haripeta, Dabbin, mother of Srisanthar Ibasanthan Jiha Dusi, wife of Abboy Chara Resa, Srimati Jiffarannon Dasi, mother of Bindondhoo Basa saad others, wife of Kashath Dasi, Srimati Kadumban Dasi, Srimati Magalla Dusi, Synd Malannod	9,603 1		ea)	
			Horsen, Krimshi Harracondari, Jonia Charri Gliose, Bolak Ukarri Pradhari, Rasiriarani Hosi, Godiavanimin Hosi, Gussgoblindi Basi, Kylashinahi Basi, Basi, wife of Ginakasaribinda Basu, Kishasini Dasi, wife of Ginakasaribinda Basu, Kishasini Dasi, wife of Ginakasaribinda Basu, Khambari Jasi, wife of Gecased Chandra Sakhar Rai, Rajibbelian Dasi Mohapatra, Raja Amandalai Basi, Indra Mohapatra Kashimohan Muttra, Gohunia Nawain Do. Madamirasararin De. Comesh Chara Bandopadhia, Ishan Uhan Chandra Rai, Rain Chandra Bandopadhia, Ishan Uhan Chandra Rai, Kilipatra Sarhomol Dasi, Selmatina Bathasondari Harachan Ghan, Keshablai Ghose, Comaprasad Rai Mohasal, Minediand Rai, Genedali Rainagha Rai, Radhikaprasad Rai, ind Ramagamad Rai Mohasai minora, Okhoynarahi handopadhia, beir to Pooras Chara Bardopadhia, husbard of Spinatia Amandaria Badopadhia, minora, Srimatia Boshamponi Dasi, Srimatia Bandopadhia, minora, Srimatia Boshamponi Dasi, Srimatia Bandopadhia, minora, Srimatia Boshamponi Dasi, Srimatia Raindopadhia, minora, Srimatia Boshamponi Dasi, Srimatia Sarhadapadhia, Bashatalia Dabbia, separrate accomptical and Proporthalat Sarhadapadhia, Bashatalia Dabbia, separrate accomptical and Proporthalatini Srimatia Raindopadhia, minora, Srimatia Boshamponi Dasi, Srimatia Raindopadhia, Bashatalia Dabbia, separrate accomptical and Proporthalatini Amandalia Bandopadhia, Bashatalia Dabbia, separrate accomptical and Rainaghania and Rainaghan				4
NA	!	· · · · · · · · · · · · · · · · · · ·	Horau, Srimati Harracondari, Coma Charri Gliose, Dolke Charri Frudhan, Reathearam Hooi, Godiarinathin Rom, Guuragadhinh Rami, Krisaininaini Basi, wife of Guaragadhinha Basu, Nisherini Dasi, wife of Guaragadhinha Basu, Nisherini Dasi, wife of Guaragadhinha Basu, Nisherini Dasi, wife of Guaragadhinha Basu, Srimatia Nitandhou Dasi, wife of Guaragadhia Sakhar Rai, Rajidhochun Dasi, wife of Guaragadhia Rai, Kadilimohan Mittra, Godinnis Navile Bo, Madendra, Kadilimohan Mittra, Godinnis Navile Bo, Madendra, arani De, Comosh Charn Bandapadhia, Islani Pantanathia Rai, Rami Chand Rai, Panchanunda Rai, Pagaban Chardra Rai, Rimathia Sathomid Dasi, Selmathia Ribagadhia Haradhan Ghosa, Keshabila Gloos, Comaprasud Rai Mohasal, Minself and Inther mointers Namingrand Rai, Radhikaprasad Rai, md Banmanda Rai Mohasal winors, Okhoynarahi handapadhia, beir to Pasaga Charn Bardapatha, husband of Sipathia Aranqurina Babba, mother and suardan of Americal Bardopadhia, Basantohi, Postulal and Proportholal Bardopadhia, masara Srimatia Bosharimodi Dasi, Srimatia Randupadhia, masara, Srimatia Bosharimodi Dasi, Srimatia Nabhinkalli Dabba, Separate account phaseholders.  Deduct Joint shara of Jibangobinda De and othera, which will not be sold.				4
# # # # # # # # # # # # # # # # # # #			Horsen, Struntil Harracondara, Coma Charra Gliose, Dolak Charra Prudhan, Rastinaram Hooi, Godinyminin Bon, Comesgobinda Basa, Kykashusaja Basi, wefe of Gangagobinda Basa, Kykashusaja Basi, wefe of Gangagobinda Basa, Kykashusaja Basi, wefe of Gangagobinda Basa, Salma Basa, Kalimata Dasa, wife of Gengagobinda Basi, Salmata Natandara Dasa, wife of Gengagobinda Basi, Salmata Basi, Kalimohan Mattra, Godinda Savain Do. Mademiras marain De. Comosh Chara Bandopadha, Islam Uhan Chandra Rai, Ram Chandra Bandopadha, Islam Uhan Chandra Rai, Salmata Sarhomola Dasa, Salmatha Bathopondani Harachan Ghasa, Keshabila Glose, Comaprasud Rai Mohasal, Minself and father mointiez Naraimprasud Rai, Radikaprasud Rai, njd Bansaprasud Rai Mohasa udoros, Cokhoynarah Handopadhi, beir to Paouga Chara Bardopatha, husband of Spanatia Armenda Bardopadha, Basastohd, Pearinl and Propotholal Sardopadha, Basastohd, Pearinl and Propotholal Sardopadha, Basastohd, Pearinl and Propotholal Sardopadha, Nashukalla Pebbia, separate accoupt phasa Sarbaga Nashukalla Pebbia, se				4
# 1 K + 1			Hosenti, Ermutti Harracondari, Coma Charri Gliose, Dolak Charri Frudhari, Rasticaran Hoof, Guingagobinda Basu, Kybashinshi Jasi, wife of Guingagobinda Basu, Kybashinshi Jasi, wife of Guingagobinda Basu, Kybashinshi Jasi, wife of Guingagobinda Basu, Srimatia Nitaniban Dasi, yife of Guingagobinda Basu, Srimatia Nitaniban Dasi, yife of deceased Chandra Sekhar Rai, Rajibochan Dasi Mohantra, Raja Anandalal Rai, father Klodulez Mourarilal Rai, Kashimohan Mistra, Gonnuta Jamie Do, Mademira, Kashimohan Mistra, Gonnuta Jamie Do, Mademira, Kashimohan Chandra Rai, Srimatia Saromoha Rai, Rani Chand Rai, Fanchanunda Rai, Elogandan Chandra Rai, Srimatia Saromoha Dasi, Sejanatia Stuncondari Harachan Chone, Keshablai Gliose, Comaprissol Rai Mohasal, himed Mad father mointifer Neminprisad Rai, Radhikapeasad Rai, njid Basagosatad Rai Mohasal winors, Okhoynarala handopudhi, heir to Pooraz Gharn Bardopadhia, husbond of Spigatia Arisagara Isabida, nother and suardoan of Amrithal Bandopadhia, mismos, Srimatia Bosharimoni Insi, Srimatia Natida and others, which will not be sold	R.703 10	_		
2710	.,,,		Hosent, Structial Harraconders, Come Charm Gliose, Dolak Charm Fruilhar, Rasticarum Hoof, Collectionarmin Das, Spinationarmin Rule Amendalal Rast, father Electronard Do. Materials Rasi, Radiomohan Mistra, Godunda Jamido Do. Materials Rasi, Rami Chand Bandopadinia, Islani Chander Rasi, Stimatica Saronica Dos. Spinationarmin Hoof, Collectionarmin Hoof, Collectionarmin Hoof, Collectionarmin Hoof, Collectionarmin Hoof, Rasi, Rami Chand Rasi, Parichanunda Ras, Elogandan Chander Rasi, Stimatica Saronica Hoof, Reshablai Gliose, Compressol Rasi Michael, Misself and Inther mointies. New International Rasi, Raddilisaperasad Rasi, and Banaspeated Rasi Mohasai wiscore, Okhoyrarala Handopadhia, Britantia Amengaria Labida, mother and guardan of Americal Estadopadhia, Rasintolal Posterial and Propositional Sardopadhia, misser, Scinatia Bosharmoni Insis, Scientifa Nasidiand others, which will not be sold and others, which will not be sold and others, which will not be sold for arrears of Government revenue, Ra. 18-7-8.  Chowelliari Amendalal, Scinatia Brambonoj, wife of decessed Nasidalal Rasination of the adopted son decessed Nasidalal Rasination of the adopte	R.7:03 10 308. 7	2	1×	7
210	14(1)) 10-1)	Puwhitsmaarpih, asige Botal- khatisu, pergunah Mbonya-	Hosent, Ermuti Harracondart, Coma Charm Gliose, Dolak Charm Fruilhar, Rasticarum Hoof, Collemnarmin Hoof, Guineagobinih Enen, Kybashtushi Basi, wife of Guineagobinih Enen, Kybashtushi Basi, wife of Guineagobinih Enen, Kybashtushi Basi, wife of Guineagobinih Enen, Kishasin Daci, wife of Brigarobinihe East, Srimatia Nitanihou Dasi, wife of Brigarobinihe East, Srimatia Nitanihou Dasi, wife of deceased Chandra Sakura End. Rajishochun Dasi Mohamatra. Ruja Anandalal Rai, father Libiniz Mohamatra. Ruja Anandalal Rai, father Libiniz Bo, Matemirashara De, Comosh Charu Bandapadiria, Islami Chandra Rai, Rum Chand Rai, Fanchanunda Rai, Srimatin Stussoondari Harachan Ghosa, Keshablai Glose, Comaprissol Rai fifohasal, himself and father mointier Karimpranad Rai, Radhikaprasad Rai, nid Basisphasad Rai, Mohasi widors, Okhoyarah Handopadhia, heir to Paoras Gharu Bardopashia, husband of Srignatia Arnopurna Debbia, nother and suardian of Americal Bandapadhia, miners, Srimatia Bosharmooi Pasi, Srimatia Nabhandalia, Basintohd, Pearlal and Propositional Sandapadhia, miners, Srimatia Bosharmooi Pasi, Srimatia Rai, salamotal Bandapadhia, miners, Srimatia Bosharmooi Pasi, Srimatia Basi, father and anarona fi Srimati Rai, salamotala Rai, salamatala Rai, salamotala Rai	R.7:03 10 308. 7	2	111	9
	1107	Pushimmaarjah, adas Betal- kintisu, pergunsah Bhomya- nutsa. Palparria, perguntah Sakitaki Sankardiba, adas Haripore,	Hosent, Ermuti Harraconder, Coma Charn Gliose, Dolak Charn Fruilhan, Easticarum Hoof, Guingagobinda Basu, Kybashusaini Hasi, wife of Guingagobinda Basu, Kybashusaini Hasi, wife of Guingagobinda Basu, Kybashusaini Hasi, wife of Guingagobinda Basu, Srimatia Nukashandari, wife of Bingagobinda Basu, Srimatia Nukashandari, wife of Guingagobinda Basu, Srimatia Nukashandari, wife of Guingagobinda Basu, Srimatia Nukashandari Dasi Mohandari, Raja Amandalai Rai, futher Kidadez Mourarilai Rai, Kashimohan Miktra, Gobunda Namin Bo, Mademira, Kashimohan Miktra, Gobunda Rai, Panchanunda Rai, Elagatai Baringanda Basi, Elagata Satunganda Basi, Ran Chand Bai, Panchanunda Rai, Elagatai Basuspandari Harachan Ghasa, Keshabiai Gliose, Comaprissol Rai Mohasai, himself and father moinfer Nerningrand Rai Mohasai, himself and father moinfer Nerningrand Rai Radhikaprasad Rai, nd Bausaprasad Rai Mohasai minors, Okhoyrarah handopudhia, beit to Poorga Ghar Bardopasha, husbond of Srigatia Arnaparna Isebila, mother and suardan of Amerika Bardopadhia, Basatidola Pearlal and Propostibila Bardopadhia, Sasatidola Pearlal and Propostibila Bardopadhia Baratidola Pearlal and Propostibila Bardopadhia Baratidola Bardopadhia Bardopadhia Baratidola Pearlal and Propostibila Bardopadhia Baratidola Pearlal and Propostibila Bardopadhia Baratidola Pearlal and Propostibila Bardopadhia Baratidola Baratidola Pearlal Ba	8,253 10 208 7 5,626 11	9 B	111	
8:76	1191	Puwhitsmearish, adige Betal- kintish, pergunsah Bhomya- nutah. Palgarria, pergunsah Salitaki	Hosent, Structia Harracondars, Coma Charm Gliose, Dolak Charm Fruilhar, Rasticarum Hoof, Guingagobinda Basu, Kybashunsini Hasi, wife of Guingagobinda Basu, Kybashunsini Hasi, wife of Guingagobinda Basu, Kybashunsini Hasi, wife of Guingagobinda Basu, Stimatia Nitandhan Dasi, wife of Bringagobinda Basu, Srimatia Nitandhan Dasi Mohantra, Ruja Anandalal Rai, Jather Klohalez Mourarilal Rai, Kashimohan Miktra, Gonnata Narada Do, Mademirasanaran De, Connosh Charu Bandopadhia, Islani Panthanadhan Chandra Rai, Runi Chand Rai, Fanchananda Rai, Elmatin Stunscondari Haradhan Chosa, Keshablai Gliose, Comaprissol Rai Mohasal, himself and Inther mointier. Nitandhan Haradhan Chosa, Keshablai Gliose, Comaprissol Rai Mohasal, himself and Inther mointier. Nitandhan Haradhan Chosa, Keshablai Gliose, Comaprissol Rai Mohasal, himself and Inther mointier. Nitandhan Haradhan Chosa, Keshablai Gliose, Comaprissol Rai Mohasal, himself and Inther mointier. Nitandhan Haradhan Chosa, Keshablai Gliose, Comaprissol Rai Mohasal, himself and Inther mointier Armaparna Danbila, nother and guardan of Amrital Bandopadhia, Rasmitolal Pearial and Propositial Sandopadhia, Rasmitolal Pearial and Propositial Sandopadhia, minera Scinatia Beshammoni Insi, Srimatia Amandalal Rai, father and muhafor of Sinath Chand Sandolal Rai Inther and Silandhan Rai, father and muhafor of Silandhal Rai Indhar Chandhal Rai, Silandhal Chandhal Rai Hai, salah Chandhal Rai, Silandhal Rai, mutor.  Giridhar Maadul, Madan Mohan De, Sridhar Chandra De and Nimai Chand De,	8,733 10 908 7 5,620 11	2 B	111 111 10	9

NOTICE is hereby given under Section 6, Act XI of 1859, that the undermentioned estates in the district of Rajshahye will be put up to public and unreserved sale at the Collector's Office of that district, on the 10th January 1877, corresponding with the 27th Poush 1283 B.E., for arrears of revenue and other demands, which by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due of the 28th of September 1876.

owjek mber.	Name of mehal and perguasah.	Names of propriotors.	Government refeatur.	Arrent due
			Rs. A. P.	Ba. A
185	Monzah Bernbari and Dihi Paraouth, pergunuh Mahammedpore,	Worshipper of Radha (Jovinda Deb Thakoor, Paja Hayi, mother of Govinda Presad Singh Rava, minor, Girish Chundra Dutts, Fratima Scondari Dasya, and Mr. A. Galloin.	4,373 18 0 Police, 80 8 0	₩1, д
		Deduct on account of separate account opened under Act XI	4,404 B o	
		of 1859—	501 4 01	
		Special No. 1.—Grish Chandra Dutts, share 2 annas 2 gundas 2 cowries and 10 teel.	581 4 0 Police, 4 1 0	
			586 Ģ U	
		Special No. 2.—Pratima Scondari Dasya, share 2 annes 2 gundas 2 cowring and 10 test.	581 4 0 Police, 4 1 0	
			696 6 Q	
		Special Fo. 3.—Mr. A. Gullois, share & annas	1,204 4 0 Police,	
			1,912 10 0	
		•	2,388 6 0	
		The remaining share to be sold, belonging to worshipper of Radha Govinda Deb Thakoor, Psja Bayi, mother of Govinda	2,007 1 0 Police,	40) Police,
		Proud Singh Rays, minor.	19 14	8 1
250	Soniapare, pergupuah	Santa Moni Debya, Sabitri Dasya, Kali Prasad Ginadhuri,	2,020 15 0 1,604 14 0	\$03 L
	Tegachhi.	Bhaha heb Talukdar, Debi Prasad, Ram Sunnton, Ganga Pro- and Lohiri, Iswara Chandra, Ganga Govindo Roi, Bipin Chan- dra Chowdry, Bams Soordari Debya, Pran Lah Rai, mingr Gogri Nath, Goorge Presauna, Paresh Nath Ban, Ram Chara- na, Guenon Churn, Bareda Charo, Ganga Chara, Sib Chara, Deega Dass Khue, Hara Moyi Debya, Kailash Chandra Lu- hiri, minor, Hari Dasa Lahiri, Kali Suondari Debya, Dig Basona Pebya, Soorja Kanta Lahari, Chandra Kantha, Ramani Kanin Lahari.		
		Deduct on account of separate account opened under Act X1 of 1859-		
		Special No. 1.—Share I anna H gundas 2 kranti, Rom Charn, Gooree Chara, Baruda Charp, Ganga Charn, Sib Charn, Durga Dues Khan.	158 4 D	
:		Special No. 2Share 12 gundas 3 cowries 2 kag 19 teel, Hara Moy: Dobya, Kultuch Chandra Lahgri, minor, Hari Dass Lahiri.	65 6 0	
. !		Special No. 3.—Share I anna I gunda I nowrie I kransi, Kali- Boondari Bebya.	107 0 0	
1		Special No. 5.—Share 5 gundas 1 cowris 1 branti, Scorja Kanta Labiri.	78 32 0	
		Sperial No. 6.—Share 10 gundas 2 cowries 2 kranti, Chandra Kanta, Ramani Kanta Labivi.	63 8 0	
		Joint share, Santamoni Dehya, Sahitri Dasya, Kali Prosad Chowdhuri, Bhaba Deh Tabohdar, Debi Prosad, Ram Sanatan, -	1,100 4 0	
	!	Danga Praend Lahiri, lawara Chundra, Ganna Govinda Rai, Mpin Chandra Rai, Bama Seandari Debya, Pran Lai Rai, minor, Gomi Nath, George Prasanna, Paresh Nath Rai.	1,569 8 Q	
		The remaining to be sold, special No. 4, share 7 gundas 1 kag 0 tool, Dig Bassus Debya.	85 11 0	0.11
376   -	Ciemat pergunnali Hoo zoorapore.	Worshipper of Radha Govinda Deb Thakor, Paja Bayl, mother of Govinda Presad Singh Rays, miner, and Mr. A. Gallon,	1,610-18 0	
		Delign on assount of separate account opened under Act XI of 1869-		
		Special No. 1.—Share 6 annas, Mr. A. Gaffola	elf 9 0	
:		The remaining to be sold, worshipper of Radia Govinda Dab Thakoor, Paja Bayi, mother of Govinda Prosad Singh Raya, tuntor.	1,018 10 0	906 1

NOTICE is hereby given, under Section 6, Act XI of 1869, and Section 3 of Act VII (B.C.) of 1868, that the undermentioned catate in the district of Rungpore will be put up to public and unreserved cale at the Collector's outcherry. Rungpore, on Saturday, the 23rd Decomber 1876, corresponding with 9th Pous 1283 (B.S.), for arrears of re-enus and other demands, which, by the Regulations and Acts in force, are directed to be realised in the time manner as arrears of revenue due on the 28th September 1876.

#### CLASS I .- Permanently-sollled estate for arrears of revenue.

Eight annas share of estate No. 87. Mouzah Sherol Khan, Chakla Kazerkat; recorded proprietors Bama Sandari Dabya Bhagiruttee and Perbutty Dabya, guardian of minor Brojo Kant Surma; sudder jumma Rs. 974-18-64. The sudder jumma of the entire estate is Rs. 740-10-11.

RUNGFORE COLLECTORATE, the 10th November 1876.

A. Manson, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1869, that the undermentioned estates in the district of East Burdwan will be put up to public and unreserved sale at the Collector's Office of that district on the white and 1877 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of September 1876, but that being a close holiday, the last day of payment was the 4th October 1876, on which day the court reopened after the vacation.

So in the	Class.	Name of would	Names of proprietors.	Govt, foventie.	Benadia.
154	Pirst class per- manently set- ligd catate.	Goneph, per- gunsh Man- daripur.	Kristodeb Bhuttscharjes, Omesh Chunder Mockerjee, Bojey Chunder Mockerjee, Biasassuree Indea, Chunder Kurd, Luckhyken Dwars-ant and Soerjeekent Bhattscharjee, Redarnath Banerjee, Pressono Coomar Banerjee, Ramusth Banerjee, himself and as guardien of motors Johnstoll and Radharomon Banerjee, Mohendromath Banerjee.	Hz. A. P. 727 16 B	The extate is to be seld for arrears of Government, revenue only.

BURDWAN COLLECTORATE, the 18th November 1876.

E. H. WRINFIRED, Collector.

VOTICE is hereby given, under Section 6 Act XI of 1859, that the undermentioned estates in the district of Mymensingh will be put up to public and unreserved sale at the Collector's Office of that district on Tuesday, the 9th January 1877, corresponding with 26th Pauch 1283, for arrears of revenue and other domands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due in the 28th September 1876.

Number in territ.	Names of mehals and perguintaha.	Names of the proprietors.	Govern revenu reserv	e o		Arsonni atrears which estate is be sold	for the to	Remarks.
	Pirst Class Mekats orti	tled in perpetuity.	Rd.	<b>A</b> . I	Р.	Rat.	l, P,	
157	I ments share of pergunnah Shu-	Bajah Rama Nath Sing and	1,068	4	0	571.1	0 4	
494-411	Kistmat Danlatpore, taluk Shakur Mahamed, portunnah Pookhirea, bissa 4 as. 15 rda., oxeluding 11 as. 5 rds share, separated under Act XI of 1800 has follows. The revenue of the whole mobile is Re. 585-564;—	Golijek Chandra Ghattack and others.	1.07	14	3	20	7 10	
	Sus 15 gdr. stare legds. 1 cr. 2 tages slare legds. 2 cr. 2 tages slare 12 gds. 2 gds. 1 cr. 3 kage slame 13 gds. 2 crs. slare 13 gds. 2 crs. slare 2 gds. 10 tags akare 2 gds. 10 tags akare 1 tag. 17 gds. 2 crs. share 1 ag. 17 gds. 3 crs. share	Gojni Krishpa Poldar Gobinda Chandra Ghattack Krishna Chandra Ghattack Harohandra Bhancakk Anand Mohan Ghattack Radha Sundar Ghattack	29 74 22 23 4 11	10 14 0 10 10 12 22 12	* none	0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
	Paned Char Makeled		50.5	1.5	D	26	7 10	_
Hes	Bounted estates opposite to jail, proguntal Alapelus.		2,474	0	6	618	<b>6 0</b>	Soltled for 53 years, from Let Enjack 121 R.R., corresponding with 12th April 1874, to Chait 38th 1813 B.E., or 11th April 1907.
7791- <u>5m</u>	Jear Majidpore, porgunnah Bar- dakhat.	Buidys Nath Main and others	717	6	0	2	6 0	Settled for 50 years, from 1st Basack 1283 H.E., Durresponding with April 1855, to Chart 1315, or April 1905.
5085	Resumed cetate Reel Challengt, Pergunnak Mymeraingh.	Bhabusundari Dekya, Chand- hurani and others.	554	0	0	130	0 8	Sextled for 33 years, from let Baisak 1281 B.E., corresponding with April 1874, to Chair IND, or April 1907.

MERCHBURUM COLLECTORATS, the 4th December 1876.

B. H. PAWERY, Offe. Collector. .

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Balascre will be put up to public and unreserved sale at the Collector's Office of that district on the 20th day of January 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 8th day of November 1876.

	Name of Pergunnah.	Namu of Mehal.	Name of Zemindar.	Gor mei ve		6-	Am	SALT	11.	P. Wakes
				Ra.	Λ.	F.	Ra.	A.	P.	-
231	Dhannagger"	Taluk Mahora	Chowdhury Nilkanto Mahapetra. Bluekr Canda, Markand Panda, Puresetum Pando Patalad Panda, Sa- ladeb Panda Janavice Panda, and Joydeb Panda ametaliers.	2,270	4	9	D	8		The interest of Cheudhari Nilhanta Behaulari this estate only to be sold. These of other have proviously been in
1160	Velorachowr	Chowrpada .	Risore Charan Chewdhury, Nahakiyoto Minapatra, Nazani Gluse, Emajudi Khian, Gunzaran Muhapatra, i howe dhury Maddinaulun Mobapatra, Inog- tut. Mohapatra, Lakhun, Nazan Mohapatra, Krupishahin Mehapatra, Golub Mrajija Khan, Golam Mujomba Khas, and Kaja Krashas Chandra Bhung Bahadsor.	546	3	11	26	6	34	
683	Outpada	Tului Gurpada	Bhayaa Kiphyatala Khan Bhayan Sohorab Kom, Jamar Khan, Sahadad Khan, Iradad Khan, Sahajada Inbo, Jama Kibi, Junyanas, atlas Chem Billi, Bhayanas Phatama Iibi, Jimyanas Rahamunsa Bito, Matumad Akhbar Khan, Bhayan Sajat Khan, Islas and guardum of Nabadad Khan muror, Bhayan Ioladan Mustafa Khan, Bhayan Abdul Sabanan Khan, Sahash Bhayan Abdul Sobhan Khan, Sahash Bhayanath Abdul Sahanath Lahanda, and Radan-Krishan Mahanda.		12	114	23	Ð	3	
225	Dhamnagter	Paluk Johangie	Khetranth Bai, Achumund Das, Sa- natus Pauda, Dyandhi Pakhin Roy, Harskeshina Das, Ammunisa Eibi, Asabehari Bo, Silliyinashi Pati, and Pizakir Sahu, minor and others,	-,	0	B	238	7	10	So much is to be cold as has not been appared; under Act Al of (\$60
1285	Senaout	Araji Musjib Damra	Hamerenn Dei, Kulandi Sahu, Haci Sahu, Natidian Sahu, Loknach Satu, Samatun Sahu, Injona Charam Samuria. Loy Mohippatra, and others		4	ol.	12	4	Ц	

BALASOBE COLLECTORATE, the 15th December 1876.

T. NORMAN, Acting Collector.

#### Statement of the Affairs of the Bank of Bengal for the week ending 12th Dec. 1876.

					_	1	-	
	Liabilities.		Ri.	A	P	ASSETS.	Вı	A. 1
Capital paid-up Reserve Fund			2,00,05,000 10,72,762		9	Government Securities Longs on Government Securities, &c., at Head	1,32,06,760	16
Public Deposits at Office		i nj	1,70,14,147	11	1	Office and Branches Accounts of credit on Government Securities,	61,45,159	4
Other Deposits at He	ches ., \$1,13,056 5 and Office and Branche	e	2,89,94,870	16		&c., at Head Office and Branches Bills discounted and purchased at Head Office	43.89,689	i,
Bank Post Bille, &c.		1.6				and Branches	1,69,22,579	
Sonatron	a P	17	7.76,176	ЬG	Ð	Balances with other banks	4.60,004 100,003	1 .
						Dead Stock	10,32,850	
						Stamps Sundries	11,003 1,40,433	1
							4,23,31,884	2
						Cash and Currency Notes at Head Office, Rs. 99:40:895 13 8 Cash and Currency Notes at Branches ,, 1,14:22:047 5 8	2,13,62,933	a
	Total		0.35,94,317	б	4	Tarni	6,36,04,317	6
ft II				11.7		By order of the Directors,		

BARR OF BRIDGE.
Calcutta, the 14th December 1878.

J. GORDON, Chief Acett. & Dy. Beey. (1055-1)

By order of the discretors, B. Harder, Recretory and Trass

#### Hooghly Floating Bridge.

Statement of Receipts from Local Traffic, ending 14th December 1876.

	FOOT PA	eer oera.	Van	ICT.ES.		
Ťá.	Calcutta to Howrah.	Howmb to Calcutte.	Calcutta to Howrah.	Howrah to Calcutts.	Total.	Raji ATA
	Re. A. P.	Ra. A. P.	Re. A. P.	Ra. A. P.	Ra. A. P.	
Tatal in in	397 2 9	864 0 0	505 9 U	460 B B	1,716 14 8	
Total of provious 49 weeks	20,851 8	18,653 9 6	23,068 9 8	19,212 16 6	01,801 0 8	
Grand Total	21.348 7 9	19,007 9 6	28,598 4 8	19,678 9 0	88,517 🔳 4	

· CALCUTTA, the 18th December 1876.

(1059--1)

By order of the Commissioners, G. H. Simmons, Secretary.

#### Commissioners for making Improvements in the Port of Calcutta.

#### NOTICE.

#### Under Section 69 of Act V (B.C.) of 1870.

THE following packages, landed at the Jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared such it wo months from the date stated against each item, they will be sold under Section 72 of the said Act.

te of real to Impo	TL	Number, Mark, and Description.	Consigners.	Ցեմթւ.
JH76.				
		8 Community of the Community of the Community	Order	but to
	11	2 Cases, 119 in a diamond, A. B. & Co. outside 1 Case, A & A in a triangle, top diamond, hottom C & B	Disto	Different
	11	1 Keg, B W in a triangle, top W S	Ditto	Ditto.
81	11	12 Packages, D D	Ditto	Thirty
	11	1 Cask, D H M A	Ditto	Ditto.
	11	1 Cask, D H M A	Ditto	Ditto
, I	11	I Bale, H L in a diamond	Ditto	ATS STATE
11	11	1 Gase, M E in a diamond, bottom M J	Ditto	*
1.	11	1 Case, no mark	Ditto	
11		20 Bundles round iron, no mark 2 Bundles square iron, no mark 2 Bars square iron, no mark 3 Bars square iron, no mark	Ditto	Ditte.
-1		2 Bundles square fron, no mark	Ditto	1 Ditto.
41	11	22 Bars flat iron, no mark	Ditta	Ditto.
P -	11	1 Charles and models	Dist.	Ditto.
PP -	ii	1 Cask beer, no mark	Dista	Ditto.
' 1	1.6	1 Case, 119 in a diamond, A. B. & Co. outside	Ditto	El Dorado.
11	15	1 Case, A S B, with C below in a diamond	Ditto	Ditto.
	1.5	1 Case, B K L	Ditto	Ditto.
	16		Dirto	Ditto.
. 1	6	7 Packages, B R & S	Disto	Ditto.
	.5	5 Cases, 331 in a diamond, top C. & Co.	Ditto	Ditto.
.4	.5		Ditto	Ditto.
.,	.6		Ditto	Ditta,
	6	1 Cask, Herbert Collingride, Dinapore, Tirhoot, care of Ewing & Co.	Addressed	
.,	5	1 Cask, C S S in a diamond	Order	Pitto.
	5	3 Cases, Col. Craster	Addressed	Ditto.
	5	8 Cases, C. P. & Co	Order	Ditto.
	5 ( 5 (	1 Case, C. & Co.  3 Cases, D & Co. in a triangle, top A B  1 Case, D W in a diamond, bottom L	Ditto	Ditto.
	5	1 Care D W in a diamond bottom L	Thirtea	Ditto.
	5	S Cases, E in a dismond, A. B. & Co. outside	Ditto	Ditto.
_	5	1 Caso, E & M	Ditto	Ditto.
	5	35 Packages, E O in a diamond	Ditto	Ditto.
	5	1 Case, G R S in a diamond, bottom F. T. B. & Co	Ditto	Ditto.
4 ]	8	1 Case, T. M. Gribb, Esq.,	Addressed	Ditto.
., 1	5	2 Cases, H. C. G. & Co. in a diamond, bottom F. T. B. & Co.	Order	Ditto
, 1	ő	1 Case, H D, with P below in a dismond, bottom B. L. & Co.	Ditto	Ditto.
n 1	6	1 Cask, H D T in a block	Ditto	Ditto.
- 1	6	1 Case, Government mark Military Department	Addressed	Ditto.
. 1	δ	1 Unse, I CS in a diamond	Order	TOGAL.
	8	9 Cones I Q M Co in a girale		Ditto.
	5	2 Cases, J. S. & Co. in a circle 1 Cask, K. H. & Co., with H. S. K. & Co. below	Ditto	Ditto. Ditto.
	6	12 Casks zine, K C M	Ditto	Ditto.
, 1,		3 Cases, K D, with P below in a diamond	Ditto	Ditto.
. 1		2 Cases, L B, with H below in an inverted triangle	Ditto	Ditto.
. 1	5	2 Cases, M. S. & Co. in a diamond, bottom F. T.	Ditto	Ditto.
. 1	5	B. & Co. 1 Case, 11 in a diamond, bottom M. C. & Co	Ditto	Ditto.
n 1.	5	2 Packages, M S, Moulmien	Ditto	Ditto.
	6	1 Case, M C & R K in a diamond	Ditto	Ditto.
	6	1 Case, M S T S in a diamond	Ditto	Ditto,
	5	60 Loose iron tubes, M	Ditto	Ditto,
_	5	20 Bundles galvanized iron tubes, M	Ditto	Ditte.
n <u>l</u> .		1 Cask, N F & Co. in a block, bottom T B & Co	Ditto	Ditto.
, 1 , 1		1 Case, N F & Co. in a block, bottom J & Co.	Ditto	Ditto.
. 1		2 Casks, no mark	Ditto	Ditto.
. 1	. 1	1 Cone M To to Co in a blank buttom A C to Co	Ditto	Ditto.
H 1			Ditto	Ditto
» li	ã		Ditto	Ditto.
e 1	5	2 Packages, N F & Co. in a block, B P on each side.	Ditto	Ditto.
n eli	Б	bottom T B & H	Ditto	Dista
· 4	5	9 Kage as mark on N C D in a diamond	Ditto	Ditto. Ditto.
o 16			Ditto	Ditto.
n 10	6		Ditto	

Onte of re to Lim Wareho	port	Number, Mark, and Description.	Consigners.	Ships.
l ora				
1878				1
10kg.	15 16	Pipe, N. F. & Co. in a block  Cases, Officers' Mess, 65th Regiment, Lucknow,	Order Ditto	S. S. El Dorado Ditto.
	15	care of Grindlay & Co. 1 Case, P. J. in a diamond	Ditto	Ditto
19	15	25 Cases, P. A. & Co	Ditto .	Pitto.
19	16	3 Cases, T. W. Rowlins	Addressed	Ditto.
**	15 15	1 Case, R. P. A. & Co, in a diamond 1 Case, R. G. & K. C. S. in a triangle, bottom	1.1500	Ditto.
		C. & B.	The same of the sa	Three
**	15	1 Case, R. & C., with D. below in a diamond		Ditto.
	16	4 Casks, S in a diamond, bottom B. S. & Co.		Ditto.
57	16	3 Cases, S. H in a diamond, bottom H. S. K. & Co. 1 Case, S. C. M	1 Planton	Ditto.
81	15	12 Cases, 100 in a diamond, top S. F.	Ditto	Diete
94	15	t Case, S. & Co. in a diamond, bottom C	Ditto .	Ditto,
De .	16	1 Case, S	Ditto .	Ditto.
11	15	6 Iron Chests, S. M. in a diamond		Dilto.
- 11	15	3 Cases, 100 in a diamond, top S. F. bettom & Co	4 - 1	Ditto.
11	15	1 Case, T. Co., with BS below in a triangle, top dis-	Ditto	Ditto.
	15	mond, bettem C & B. 1 Cask, W P. Gepaulpere	Ditto	Ditto.
101	16	1 Case, W. M. B. & Co., or Captain Kerr	A diducance d	Ditto.
	15	▶ Sample parcel, Nicol, Fleming & Co	Direc	Ditto.
17	16	1 Sample parcel, F. R. Byng, Esq., Azuzapore Fac-	Ditto .	Ditto.
	1	tory, Tirhoot.		W1.1
-	15	2 Drums, C Lazerus & Co		Ditto.
20	11	1 Case, B. L. & Co. in a block		S. S. Peshawar.
15	11	31 Cases, C. F. & Co., with J. L. & Co. below		Ditto.
10	11	4 Cases, C. F. & Co., with C. L. & Co. below	H = 4	Ditto.
- 11	11	5 Packages, F B in a diamond, top T S	Onder	Ditto
84	11	2 Cases, F. W. H. & Co	Ditto	Tlitto
11	11	11 Cases, G. F. & Co., with J. L. & Co. below	Distance	Ditto.
117	ii i	5 Cases, H M S in a block	Thiste	Ditto.
P2	11	45 Bara flat iron, no mark	Hitto	Ditto.
11	11	1 Case, H M S	Thirties	. Ditto.
PF	11	1 Case, R. Knight, 3. Chowringhee Road		Ditto.
21	11	1 Cuse, H. Raban, Esq., Goloonga Tea Estate, Jore- haut, Upper Assam. care of Geo. Hunderson &	Ditto	Ditto.
ne	11	Co. 2 Cases, Thomas Ravenshaw, Esq., Chief Commis-	Ditto .	Ditto.
81	11	sioner, Cuttack, care of Grindlay & Co.  1 Sample Parcel, Hanorable Henry Bell, Legal	Ditto	Ditto.
	11	Remembrancer.  1 Sample Case, G E or C E	Order	Ditto.
72	ii	1 Sample parcel, Mr. O. A. Kramer, Mission Press, Rangoon, care of Colonel F. T. Haig, 2.2., Secre-		Ditto.
н	11	tary to Government, D. P. W. 1 Sample parcel, Reverend Mother Delphina, Lorette	Ditto .	Ditto.
		House, Chowringhee, Calcutta.	0-1	linear.
27	31	1 Bundle sheet iron, no mark	Picking.	Ditto.
rý	12   12	1 Case, A. S. & Co., with 18 top in a triangle 1 Case, B. L. G. & Co.	Thinks	Ditto.
M	12	0 7)t	1 State	Ditto
11	12	1 Case, 3202 in a diamond, top F W, bottom H C	Diblo	Ditto.
11	12	10 Bales, G in a diamond, top I C	Ditto	Ditto.
11	12	1 Case, Browl Arrow, with I S D below, Superintend		Ditto
н	12	ent of Geological Survey.  1 Case, Broad Arrow, with I S D below, Moterologi-	i	Ditto.
	13	eal Reporter to the Government of India.  2 Cases. Broad Arrow, with 1 S D below, Clothing	Ditto ,	Ditto.
11	32	Department. 1 Case, Broad Arrow, with I S D below, Medical	Ditto .	Ditto.
	12	Department. 1 Case, Broad Arrow, with I S D below, European	Ditto .	Ditto.
P4	12	Clothing Department.  1 Case, W. T. Blandford, Esq., Geological Survey Office.	Ditto .	Ditto.
	12	10 Cases, J. M. & Co	Order .	Ditto.
H	12	I Case, N H J, Madras	Titles	Ditto.
P1	12	1 Keg, no mark	Tilde	Ditto.
11	13	1 Case, no mark	Ditto .	Ditto.
(1)	12	3 Cases, Officer Commanding Rifle Brigade		Ditto-
14	12 12	5 Casks, R R, with C below	A didmonant	Ditto.
P1	12	1 Cask, Broad Arrow, with 1 below, Government Tolograph Department. 1 Case, Colonel Skattowe, care of Hirmey & Co.,	1	Ditto
	14	Madras.	0-1	Ster of Donmer
91	14	1 Bundle rod iron, no mark	Ditto .	Thirty
	14	1 Case, Royd. Dr. Valentine, Jeypore, care of Julian	Addressed	City of Edinburg

nte of removal te import Warnhouse.		nd Description.	Consignée				Ships.			
1679	).									ø
Thes.	1.4	2	Cases, 238 in a diamond	l, top C. and	Co.	144			City of Edinburg	gh.
Dear	14	41	Packages, D. with 852	below in a d	iamond	F - +			Difto.	
- 1	14	2	Bales, F () in a diamon	d			Ditto	141	Ditto.	
18	14		Cases, Revd. John Ford Lawrie & Co.		eare of B	almer,	Addressed	***	Ditto.	,
	14	6	Cages, G R in a block,	top S			Order		Ditto.	
	14	1	Case, G O T in a diam	ond	411		Ditto		Ditto.	
'	14		Case, I M W				Ditto		Ditto.	
	14		Bales, J P in a diamon		* ***		Ditto		Ditto.	
10	14	7	Cases, M in a diamond	**1	11-		Ditto		Ditto.	
*1	14	- 8	Iron castings, no mark	111		414	Ditto	***	Pitto.	
	14	7	Kegs, N. F. Co. in a b	lock, I R on	each side		Ditto		Ditto.	
	14	1	Cask, Mr. R. B. Pring	de		111	Addressed	4.1	Ditto.	
10	14	1	Case, R M A			111	Order		Ditto.	
	14	1	Case, R. M. A Iron pipe, W. Renwick	, Surdah	1.1	16.0	Addressed		Ditto.	
	14	2	Cases, State Railway				I)itto	100	Ditto.	
	2.6	4	Bales, S. J. F. & Co.,	with C Y top			Order		Disto.	
	34	1	Bale, S. J. F. & Co.			111	Ditto		Ditto.	
	14	1	Case, W R, with S bel	ow	144		Ditto		Ditto.	
4.	14	1	Sample parcel, Gladsto	me, Wyllie a	nd Co.		Addressed		Ditto.	
	14	1	Sample parcel, Mr. Ra	mford, Phæn	ix Found	lary	Ditto	1++	Ditto.	
**	16	1	Horse box, no mark	-11			Order	111	Mongolia.	
	12	1	Case, R S A		122		Ditto	110	S. S. El Dorado	).

#### LOST CURRENCY NOTES.

Title following Currency Notes of the Government of India, Calcutta Circle, are stated to have been manad payment of their value has been claimed by the persons whose names are placed against the numbers; my other person having these Notes in his possession, or claiming a right to them, is warned to communicate at show with the undersigned:—

	Notas wh	olly lost	or destroyed.
Restricts No.	No. of Notes.	Talue.	Name of Claimant.
		Ks.	1
유립	1.89 - 77261	100 {	The Post-Master-General of Bengal.
3.6	L 82-06560	100	Hridova Krishna Ghose.
3.7	L 63-24831	1.000	Kedar Nath.
30%	L 70-70021	1,000.1	
	-75603	1,000	It-in Nathan Ben Ma
	-24104	1,000 }	Hajee Nubbee Bux, Ma- bomed Ebrahim.
	-96291	1,000 [	Domes Ediamin.
	— Hā 107	1,000 J	
200	L76-36702)	10)	
	to 36765	each. }	Kali Prosonna Datta.
310	L 16-98029	- 5	The Post-Master General
			of Bengal.
:111	L 68-26688	1,000	Gopaul Chunder Banerjee.
312	L 52-48910	500	Matta Pershad.
315	L 72-65888	10	The Chief Superintendent,
			Travelling Post Offices
914	T 44		in India, Allahabad.
318 318	L 78—76382	20	Messrs. Watts & Co.
319	L 82-24940	300	Siboo Das Mitter.
331	1 67-81928	60	Nadar Shalt.
399	L 82-76562 L 53-27071		Shumboo Chander Chunder.
	-27079	1,000 1	Tarince Charan Chatterjee.
307	L 58-24831	1,000 [	
323	1 60-79849	1,000	Sivaram Kedernath.
	n complitional	Ø/h	A. H. Haggard, Sub-divi-
324	L 83-17837	100	sional Officer, Serampore.
395	L 76-54126	10	Umbies Charan Chatterjee.
336	L 67-06197	80	Nobin Chandra Roy.
329	L 87-70900	10	Niyarun Chandra Mooker-
have		40	ice.
330	L 82-49687	100	Guega Naraip Das.
333	A 87.—984RA	1,000	Tah Ram.
927	L 67-44409	613	
	n ~38270	60 }	Rambrohmo Nundy.
	· ~18481	60)	

#### Notes wholly tost or destroyed.

Name of Changent.

Register No. of Notes. Value.

			Re.
	334	1. 8-98236	1007
	.,-,-,-	L 66-04503	50
		L 49-11851	FOI
		L 19-76006	50 Shoshibhoosun Ganguly.
		23809	50
		L 49 - 25283	
		T1 45 - 70709	50_}
		Notes na	rtially lost or destroyed.
	353	L 63-85850	20 Dabee Dat.
1	864	L 7868561	20) Kanwar Mull and Dus-
	m) e se pi	1, 65-10016	20 soonliki Mull,
	365	1, 16-14579	6 Raj Narayan Sarcar.
	356	L 24-20216	5 1
	-O-Uni	2(219	2.7
		- Bar 1 - 78 - 1 - 40	5 Makhan Lal.
		. 747 (247)	5
	357	$\frac{-20221}{1.72-81590}$	10 Muhomed Alli.
	358	A 84-05647	100 Kally Pershad.
	359	L 36-94790	20 Shib Lal Shah.
	360	L 9-35431	5 Raj Narayan Dan.
П	361	L 16-91166	
1	**	L 75-41246	5 Jonokey Nath Banerjee.
	362	L 61-96001	10 Chundra Sekhur Baherjee. 10 R. J. Sharman.
	363		
	304	L 29-16951	5 Soobul Das Mullick.
L	365	A 66—34059 L 73—62456	10)
ш	366	L 71—93725	10 Isree Singh.
ŀ.	OCH1	I. 74-51679	10 Orec Misser.
ш	367	L 23-99160	5 Syed Gulam.
	368	L 87-27481	10.3
ш	(itati	49382	10 Wazeer Singh.
	369	L 77-56780	20 Shaik Abdul Hamed.
	870	L 0-03677	5 B. H. Hill.
	371	A 91-08222	100)
	DIA	L 82-70841	100 L. de St. Hilaire.
		70844	100
-	872	L 86-50119	10)
	012	L 57-95242	10 1
		L 86-03877	10 A. F. Catania.
1		L 58-36980	10
		L 44-81720	10 ]
	878	L 79-20200	20 ) The Aust. Supdt. of Police
	ALN	T. 80-27521	20) in charge, Monghyr.
	374	L 7618033	103
	04.2	L 79-37017	- 101
		L 32-23480	10 Hirs Lal Biswas.
		L 62-33286	10 Titis Dai Diswas.
		L 86 07458	10)
E		The comment of spiles	103

### Notes partially lost or destroyed.

Devister U.	No. of Water.	Value. Name of Chilmant.
-		Rs.
-	L 86-06876	107
	$L_{87}-22800$	10
	L 86-21771	10
	L 71—04193 L 76—14822	10 } Hira Lal Biswas.
	L 76-94799	10
	84800	10
	$\begin{array}{ccc} -62253 \\ \mathbf{L}.86-46662 \end{array}$	10   10
	1, 1-65500	10 } Ashootosh Chuckerbutty.
-1-	A 80-68083	10 )
376	L 6494794 L 6489709	50.)
-711	L 64—69709 L 22—70308	5 5 M. M. Mackingsh.
378	la 186 – 79:036	go Rum Lal Lahury.
379	1,40-75537 1,21-58640	a Sublem Ali.
181	L 89 - 19695	20 Hari Prasanna Mukerjee.
392	L 8045642	20 Raghunath Chakravarti.
383	1, 16 ~ 61896 1, 62—91415	75 Ramdeyal Gupta. 10 Mogul Jan.
385	A 760307	10 Dhurmo Das Bosc.
243	L 36-32826 1	20
	32821 \$	Rai Luchmiput Sing Baha-
	L 34—61173 } E 6—77153 }	10 door.
	L 15-88750 7	
414.4	-88749 }	6)
244	L 1-98644 }	10 }
	A 96-295117	P. C. Rogers.
	-29512 } A 66-77408 }	102 Shumbhoo Rau Trilock
246	A 67—97092	10 Chand.
246	A 52-41968 7	0 1 0 . 1
	L 20-68506 7	20 Dwarkhnuth Seat.
247	1, 20—68506 7 —68507 {	5
	L'17-10173 7	
	., -19474 {	Poormoo Chandra Koondoo.
	L 9-47214 } 47211 {	6
	L 15-53297 7	
	53296 }	5.]
248	A 79-17426 } -17427 }	10
	A 90-73936 7	
	., -73934 }	10
	L 42—14876 ) —14872 }	10 Dya Chand Marwaree.
	—14872 ( L. 9—95984 )	_
	.,05985 }	Б
	L 23-47926 }	5)
249	L 57-451460	
	45147 ]	10 / Rannarsin Bonc
	F 41 == 41 455 \$	10) •
250	1.62-37050)	to Small
	—37052 }	10 Syed Komoralli.
251	L 61 -82778]	10 Joykristo Boso.
252	I. 76 001383	An Made 1 1 1 21
	_ ←00130}	10 Mathura Lal Shome.
253	L 2435512]	51
	L 9-619713	Gobind Ram Marwares
	D 70+ 09349 }	5)
254	A 98- 76909 } 76906 }	10}
	L 11—43716 )	Denouath Bose.
,	· 435 [5]	ñ "
255	1. 59—50707	103
	—50072 } L 15—09859 →	Prem Chand Paul.
	., -09858 }	5 J
256	L 1-93742)	10) at
	A 98-10195 5 L 16-95045 7	( Trajer Abdutta Noor Ma-
	95040 }	5) homed,
257	L 22-31369 }	Hurro Mohan Banerjee.
,	., -31866 }	

Notes	partially <sub>t</sub>	loet	or	destroyed.	
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Register No. of Notes.	Value. Name of Claimant.
	Rs.
260 L 37—98224 } ,, —98227 }	20 Ojoodhia Pershad.
261 L 21-06061 } , -06063 }	5 Trailokya Nath Dhur.
202 L 73-19427 -19429 }	10 Fuzlar Rusheed.
255 L 58-56737 1 -56072 1	10) Shah Chan I B
L 15—09859 }	Shain Chand Paul.
263 L 67- 80108 }	60' Shib Chundra Chowdhury
264 L 1500130 } 00129 }	5 Brockunto Singh.
	P. E. HAMILTON.

Offq. Asst. Commr. of Paper Surrency. Paren Curbency Dept., the 19th Docomber 1876.

#### Notice.

List of Unclaimed Packages on the Custom House Whar! Mark or Number of Packages.

F 1 4	City of Man.
	chester.
	Dutte.
	Ditto.
	Ditto.
	Lochard.
	Chychaese.
	Ditto.
* 1 *	rest Babilit
	Ditto
	Niobe.
. 4 -	Ditto.
	Queen Margaret.
111	Ditto.
	Dake of Lan-
	custe".
	Ditto
	Ditto.
	Elderado.
-	
	Ditto.
1.6 -	Ditto.
	Ditto.
	City of Man-
	chester.
114	Ditto.
	City of Cam-
	bridge.
	Ditto.
	Meinam.
	Ditto.
	Triden
	Dista.
	Ditto.
***	Ditto.
	Ditto.
***	Ditto.

N.H.—The above will be sold if not cleared within the 27th of December 1876.

J. A. CRAWFORD, Collector of Customs. CALCUTTA CUSTOMS, the 16th December 1878.

#### Notice.

THE post of a sworn Examiner of Translations of Urda and Persian documents is vacant in the Privy Council Department of the High Court.

Candidates are requested to apply to the Registrar.

W. M. Sourraz, Registrar.

High Court, Appendix Sides, the 1st Documber 1876.

#### Notice.

WANTED a Becould Grade Cancongoe at Rs. 25 per mensons.

Preference will be given to candidates who have passed the Native Civil Service examination.

Applications should be addressed to the undersigned before the 30th December 1876.

E. G. GLARIBE, Collector.
RUNGPORE COLLECTOR'S OFFICE, 9th December 1876.

Wanted

TENDERS for the construction of five corrugated iron Latrines, with posts and tubs, &c., in the City Moor-steadard Municipality. Particulars to be ascertained in the Office of the Calcutta Gazette. Address the Sub-Dival. Officer and Chairman, City of Moorshedabad Municipality.

WANTED for the District Engineer's Office, Rungpore, an Accountant and Head Clerk, who is acquainted with the accounts and forms of business used in the public Works Department. Salary Rs. 50 per month, had early, stating qualifications and furnishing copies continues to

The District Engineer, Road Coss Committee,

#### Notice.

THE public is informed that under orders of Government a guzette, to be called the Rehar Hinder exact, will be published at Bankipore from the 1st greaty next. The subscription to the Gazette has been fee for the present at Rs. 6 per annum, including general or Rs. 4-8 without postage.

Press Commen's Office, The 14th December 1876. S. C. BAYLEY, Commer.

#### Bank of Bengal,

Notice is hereby given that the Bank of Bengal and Public Debt Office will be closed on Monday, Tuesday Wednesday, and Saturday, the 25th, 26th, 26th, and 30th December, and on Monday and Tuesday, aclss and 2nd January next.

By order of the Directors,

, R. Habble, Secy. and Treasurer.

MAN OF BERGAL, CALCUTTA, 6th December 1876.

(1042 - 2)

#### Notice.

VOTICE is hereby given that the estimate of probable receipts and expenditures of the Municipality of Subarbs of Calcutta for the year 1877-78, as prepared to the Commissioners at a meeting held on the 11th assat and the translation thereof, are available for Especial by all tax-payers at the office of the Municipal Commissioners for the Suburbs of Calcutta between the ban to 42 p. s. bus 10% A.M. to 40 P.M.

R. C. STERNDALE, Vice-Chairman.

Office of the Municipal Commissioners
FOR the Supplies of Calcutta,
Dated Alipore, the 13th December 1876. (1004—1)

#### For Sale.

A PIVE annae share in the Pundoul Indigo Concern, Tubbot. For further particulars apply to HEGO DUNDOR & Co. Categoria, the 31st October 1876. (994--f(n))

#### Notice.

OST or stolen, on or about the 6th instant, at Agra. A Government Gurrency Note, No. D-8—27185, for 500, payment of which has been stopped at the lummey Office, Calcutta. (1047—2)

#### Lost,

Ninterest warrant No. 057927, dated 1st November 1876, for Rs. 20, being the 28rd half-year's interest 1864 per sent. Government Promissory Notes for 1,500 each in favor of Captain F. W. Boileau. (1048—3)

The braincas heretofore carried on by the Camperdown Pressing Company, Limited, and by Henry Car, respectively, will hereafter be carried on by, and big the style of, the Camperdown Trading and Press-Kompany, Limited, by their Agent Henry S. Cox. For the Campurdown Pressing Co., Ld., in liquidation.

HENRY S. Cox, Agent for the Liquidator.

#### Estate Henry W. Anderson, deceased, late of Jamalpore, Monghyr.

Advertisement under Section 7. Regulation F of 1799. CERTAIN assets belonging to one Henry W. Andseson, a Contractor, residing in Jamlapore, Mongh, who died on the 29th October 1876, are in the custody of this Court, and will be reade over to any body legally

entitled to receive the same.

J. M. Lowis, Judge of Bhagulpore.

BRIOULFORE DISTRICT JUDGE'S COURT.

The 12th December 1870. (1952-

(1052 - 3)

## Estate of Nana John, alias Nancy Aganoor, late of Calcutta, a widow, deceased.

NOTICE is hereby given that by a Dasd of Convey-NOTICE is hereby given that by a Deed of Conveyance and Transfer hearing date that 11th day of December 1876, and made between Edward Stephen Vardon, of No. 24, Park Street, in the town of Calenda, administrator to the estate and effects of the deceased absevenanced of the one part and Falkaier Sandes Collis, Esq. Officiating Administrator-General of Bengal of the other part, the estate effects, and interest vested in him, the said Edward Stephen Vardon, by virtue of the letters of administration, with a copy of the will of the deceased abovenanced annexed, thereto have been, with the consent of the said Administrator-General of Bengal, conveyed and transferred over to the said Administrator-General of Bengal under Section 31 of Act 11 of 1874.

M. CAMELL, Affarmey.

CALCUTIA, 13th December 1876. (1954—2)

#### The East India Tea Company, "Limited."

AN Extraordinary General Meeting of the Starganders of this Company will be held at the Registered Office, No. 5. Garstin's Place, on Wednesday, the 10th January 1877, at three o'clock, for the purpose of confirming the special resolution passed at the extraordinary general meeting of Shareholders held on the 13th December 1876.

R. Blechender, Secretary, Calcutta, the 14th December 1876. (1062--8)

#### New Beerbhoom Coal Company, "Limited."

New Beerdhoom Uoal Company, "Limited."

JOTICE is hereby given that the Feventh Ordinary
General Meeting of the Shareholders of the above
Company will be held at the Office of the Company, 3,
Fairlie Place, on Saturday, the 6th January 1877, at
noon, for the purpose of receiving the Directors' Report,
and passing the Accounts for the half-year ending 31st
October 1876, electing Directors, and for the transaction
of any other husiness that may be brought forward.

The Share Transfer Books of the Company will be
closed from the 23rd December 1876 to the 6th January
1877, both days inclusive.

1877, both days inclusive.

A. R. McLyrosn & Co., Managing Agents.

Calcura, December 16th, 1876. (1056-8)

#### The Dehing Company, "Limited."

The Dehing Company, "Limited."

NOTICE is hereby given that an Extraordinary General Meeting of the Shareholders will be held at the offices of the Company, No. 4. Clive Street, on Wednesday, the 27th day of December 1876, at 12 o'clock mean, for the purpose of passing a Resolution confirming the following special Resolutions passed at an Extraordinary General Meeting of Shareholders, held on Wednesday, the thirteenth day of December 1876, viz.—

1st.—That this Company be voluntarily wound up.

2sd.—That Mr. R. C. Neble be appointed Liquidator thereof, and the amount of his remuneration fixed at Rupees five hundred.

3rd.—That such Liquidator do forthwith convey and transfer the assets of the Company to a new Company, to be formed with similar objects, and the same name, in exchange for 10,000 shares, each of the nominal value of Rs. 100 (of which Rs. 90 have been called up) in such new Company, and to be distributed by such Liquidator rateably amongst the Shareholders of this Company, and that the said Liquidator de all other necessary acts, deeds, matters, and things for the purpose of transferving the assets and business of this Company to the said new Company, and for carrying out and completing the Liquidation forthwith.

John Elliott & Co., Managing Agents.

(1068—2)

(1063 - 3)

The Bengal Coal Company, "Limited."

PROCEEDINGS of the Adjourned Ordinary Half-yearly General Meeting of the Shareholders of the Bengal Coni Company, "Limited," held in terms of the Articles of Association of the Company, and in pursuance of advertisement at the office of the Company, No. 27, Dalhousic Square, Calcutta, on Saturday, the 16th December 1876.

#### PRESENT:

#### F. S. Collis, Esq., Chairman.

E. T. Hanby, Esq.
T. D. Ingram, Esq.
C. Sanderson, Esq.
The Official Trustee of W. T. Berners, Esq.,
F. J. Crooke, Esq.,
W. J. Curtoys, Esq.,
F. J. Ferguson, Esq.,
F. J. Forguson, Esq., Executor of T. D. Caird, de-Bengal.
T. T. Peterson, Esq., by his Attorney, F. J.
Ferguson, Esq. reased. Sir S. S. Hogg-

The advertisement under which the meeting was held having been read, as also the Directors' Report for the half-year ending 31st October last, which had been previously circulated to the Shareholders, the following Resolutions were proposed, and carried unanimously:—

1st.—That the Report of the Directors for the half-year ending 31st October last, now submitted, be received

and adopted

and adopted.

Proposed by Sir S S. Hogg.
Seconded by T. D. Ingram, Esq.
2nd.—That the accounts, as audited, be passed, and
that the books be closed accordingly.
Proposed by E. T. Hamby, Esq.
Seconded by C. Sanderson, Esq.
3rd —That Messrs, W. T. Berners, F. J. Crooke, W.
J. Cartoys, and J. T. Woodcoffe be reselected Directors

J. Curtoys, and J. T. Woodrolle be re-elected Directors of the Company for the ensuing year.

Proposed by C. Sanderson, Esq. Seconded by T. D. Ingram, Esq. tth.—That Messrs G, h. Kemp and Francis Place be re-elected Auditors of the Company for the ensuing year, and their renuneration be fixed at Rs 600.

Proposed by E. T. Hamby, Esq. Beconded by T. D. Ingram, Esq. The meeting was their made "special" in terms of the

The meeting was then made " special " in terms of the

advertisement, when it was—

Resolved—That the Resolutions passed at the Extraordinary General Meeting held on the 25th November

last be now confirmed.

Proposed by T. D. Ingram, Esq.
Seconded by E. T. Hamby, Esq.

After a vote of thanks to the chair the meeting separated. (1066-1) F. S. Collis. Chairman.

#### Administrator-General's Office.

#### Norser.

Admitted claims against the undermentioned Estates are payable on Tuesday and Friday, as usual.

Estates.	Claims or Divident.	Rates of Dividend per rupee.
-sp.		_
<ul> <li>Mackay, N. McInnes, Columel, International Artillory</li> <li>Payno, I. S. Isto Intendent of the Opinion Goldowing, Laternial</li> <li>Heilly, P. T., Hony, Lioutenane, late an</li> </ul>	Claims	In full. Ditto.
Assistant Engineer in the Public Works Department Smelling G. F., late of Shibtellair Lann, in the town of Calcutta	tat Dividend	At 10 ma. 1]. ple. At 8 ms. 10]
Smith, G. M. G., late of Jessore, an Indiae Planter Willson, W. G., late Prefessor of Natural Science in the Presidency College	End Dividend	pie. As 7 no. 71 pie.
at Calcutta and an analysis	Channa	to full

F. B. The surplus of the estates marked a merried over to the account for the persons interested and no other claims against the existences be admitted.

Persons presenting receipts for payment are requested at the ka-time to produce the registry certificates which have been granted them from this office.

F. S. COLLIS High Count, Offg. Administrator General. Calcourts, the 19th December 1876. (1065—1)

DURSUANT to a decree of the High Court of Judy cature at Fort William in Bengal, in its Ordinary Original Civil Jurisdiction made in suit No. 47 of 18: 4 (wherein Chunnoolall, residing at No. 41, Shibtolini Street, in Calcutta, and Dhunnoolall, an infant, residing at the same place by his next friend, the said Chunnoolall, are plaintiffs, and Chotaylall, residing at Arralia the district of Shahabad, and Lewis Price Delvet Broughton, the Administrator-General of Bengal, having an office at No. 5, Strand, in the Town of Onleutta, are defendants), the creditors of Thukor Doss Baboo, late of Calcutta, who died on or about the 13th day of Rebrury 1860, are, on or before the tentholay of January 1877, to send to the office of the Registrar of this Court, on the original side, their names, addresses, and descriptions, the full particulars of their claims, a statement of their accounts and the nature of the scentifies, if any, held by them, or in default thereof, they will be peremptorly DURSUANT to a decree of the High Court of Judi.

necounts and the nature of the securities, if any, held by them, or in default thereof, they will be peremptorly excluded from the benefit of the said decree.

Herry creditor holding any security may produce or transmit the same to the Registrar with the particulars of his claim, or shall produce the same before the Honorable Mr. Justice Charles Pontifex or to some other Judge for the time being in the Court-house on Saturday, the twentieth day of January one thousand eight handed. the twentieth day of January one thousand eight hundred and seventy-seven, at 11 o'clock in the ferencen, being the time appointed for adjudicating on the claim.

B. M. Doss., Plaintiff's Attorney.

R. Belchambers, Registrar

Hion Count. Ouiginal Side, The 24th November 1876.

PURSUANT to a decree of the High Court of Judi-enture at Fort William in Bengal, in its Ordinary Original Civil Jurisdiction, made in suit No. 443 of 1876, (wherein Hurray Krishna Dass and Charra Chundra Dass, of No. 75, Manicktollah Street, in the town of Culcutta, infants by Sreemutty Luckhimoney Dasse, their mother and next friend, are the plaintiffs, and Satrourie Doss and Krishna Chunder Doss, of the same place, are defendants,) whereby it is directed that the place, are defendants.) whereby it is directed that the said suit, No. 443 of 1876, shall be taken as supplemental to suit No. 20 of 1876, (wherein the said Satcourie Doss, Krishna Chunder Doss, Hurray Krishna Doss, and Churru Chundra Doss, are plaintiffs, and Peary Mohna Doss, Gobindo Chunder Doss, the said Sreemuty Luckmoney Dosser, and Albert Birmingham Miller. Official money Dossee, and Albert Birmingham Miller. Official Assignee, and as Assignee of the estate of the said Peary Mohun Doss and Gobindo Chunder Doss, are defendants,) the personal creditors of Gungadhar Doss (who died on or about the 26th day of March 1872), are on or before the 13th day of January 1877, to send to the office of the Registrar of the said Court on its original side their names, addresses, and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or it default thereof they will be peremptorily excluded from default thereof they will be peremptorily excluded from the benefit of the said decree.

Every creditor holding any accurity may produce or transmit the same to the Registrar with the particulars of his claim, or shall produce the same before the Homeable Mr. Justice Pontifex in the Court on Saturday, the 27th day of January 1877, at 11 o'clock in the forenous, being the time appointed for adjudicating on the alaims.

W. F. Watson, Plaintiff's Attorney.

11. Belchambers, Registrar.

6. Our Court House Streets.

6, OLU COURT HOUSE STREET.
CALCUTTA 15th December 1878.

DURSUANT to a decree made by the High Court of Judicature at Fort William in Bengal, in its Ordinary Original Civil Jurisdiction on the 23nd day of February 1875, in a suit No. 430 of 1874, (wherein Cowar Jugendro Kisto Deb, of Rajah Nobokisson's Street, in Sobahbazar, in the Town of Calcutta, zonindar, one of the sons, heirs, and executors of the last Will and Testament Bajah Prossuumonarain Deb Bahadoor, late of the same place, Hindoo, deceased, in plaintiff, and Cowar Jotendro Kisto Deb, an infant under the age of eighteen years, that is to say, of the age of six years, or thereshous, one other of the sons and heirs of the said Rajah Prossuumonarain Deb Bahadoor, deceased, and sreemstry Hemangeenee Danne and Kallydoss Bose, otherwise called Kallydoss Mullick, the executors of the last Will and Testament of the said Rajah Prossuumonarain Deb Bahadoor, deceased, all of Rajah Prossuumonarain Deb Bahadoor, deceased, all of Rajah Prossuumonarain Deb Bahadoor, deceased, all of Rajah Nobokisseu's Street, aforesaid, are defendants), the creditors and legatees of the said Rajah Prossuumo

norsin Deb Bahadoor, who died on or about the 15th day of June 1870, are to come in and prove their claims on or before the 20th day of January 1877, or in default thereof they will be excluded from the benefit of the said decree. Every creditor and legatee holding any security may produce or transmit the same to the Registrar with the pribulars of his claim, or shall produce the same before the Honorable Mr. Justice Pontifix in the Court-house on Saturday, the tenth day of February 1877, at 11 o'clock in the forenoon, being the time appointed for adjudicating on the claims.

W. F. GILLANDERS, Plaintiff's Attorney. R. Belchambers, Registrar.

High Cover, Ontoinal Side, The 4th December 1876.

(1053-2)

#### INSOLVENT NOTICES.

In the Court for the Relief of Incolvent Debtors or Calcutta.

A the matter of C. CHRISTOPHORIDI, an Insolvent.

On Tuesday, the 5th day of December instant, it was ofdered that Tuesday, the 16th day of January next, he appointed for the Turther hearing of this matter, and be appointed for the library meaning of this mafter, and that unless cause be shown to the contrary on that day, the said Insolvent be discharged personally, as well as whis after acquired property, from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his polition for relief.

#### A. St. John Carruthers. Attorney

ly the matter of William Ernest Batrman, an Incol-

On Monday, the 27th day of November last, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 16th day of January next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

is the matter of KADRENAUTH CHOWDREY, an Insolvent. On Thursday, the 30th day of November last, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 16th day of January next, and that the said Insolvent do then attend to be examined before the said Court.

M. M. Zorab, Attorney.

Is the matter of Joseph William Bradt, an Insolvent.

On Tuesday, the 5th day of December instant, it was sedered that the matters of the petition of the said Insolvent be heard on Tuesday, the 16th day of January 1931, and that the said Insolvent do then attend to be examined before the said Court.

M. Camell, Attorney.

Chief Clerk's Office, the 12th day of December 1876.

It the matter of BRESHMULL, of Pagguyapatty Street, Burrabazar, in the town of Calcutta, piece-goods surchant, an Insolvent.

In Saturday, the 16th day of December instant. was on the petition of Khetter Mohun Paul, a creditor of the said Insolvent, adjudged that the said I becammull hath committed an act of insolvency under the provi-tions of the Act XI Vie., Cap. 21, and by another wher of the same date the estate and effects of the aid lasolvent were vested in the Official Assignee.

Swinker, Law and Co., Attorneys.

Is the matter of James Mathew Flever, an Insolvent.

On Threaday, the 21st day of November last, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act XI he. Cap. 21, as to all persons named in his Schedule as creditors or claiming to be creditors respectively, cleant the debts of Russell for Rs. 200 and Russell for its. 16-13, who appear not to have been served with the notice of the day of hearing in this matter.

G. Gregory, Attorney.

In the matter of George Keer Livesay, an Insolvent.

On Monday, the 11th day of Becember instant, it was ordered that the matters of the petition of the said Insolvent be heard on Thesday, the 16th day of January next, and that the said Insolvent do then attend to be examined before the said Court.

Besby and Rutter. Attorneys.

Is the matter of Gronge Kenn Livesay, of No. 3, Joratulao Street, in the town of Calcutta, lete Assistant to Messrs. Mackenzie, Lyall and Company, an Insolvent.

Notice that the petrion of the said Insolvent, seeking the benefit of the Act XI Vic., Cap. 21, was filed in the office of the Chief Clerk on Monday, the 11th day of December instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Beeby and Rutter, Actorneys.

Chief Clerk's Office, the 19th day of December 1876.

#### POSTAL NOTICES.

Reduction of Passenger Fures on the Darjeeling Line.

IT has been determined further to reduce the fares upon this line. On and after the 1st December therefore the rates charged will be as follows:—

For an express or special carriage ... 60
One inside seat in the ordinary carriage ... 30
One outside seat in the ordinary carriage ... 10 30 0 ... 10 0 0 A seat in the mail-cart

The above charges are for the entire journey from Karagols to Silligori or vice verva.

The mileage charge will be reduced in proportion, i.e. an express carriage will be charged for at the rate of 8 amas a mile, an inside sent in an ordinary, 4 amas a mile, and a sent on the mail-cart 2 amas.

As it has been reported that it was the intention of Government to close this line at once, it is hereby notified that if the monthly returns shew that it is extensively used by the public, it will be kept running until the opening of the Northern Bengal State Railway.

T. W. GRIEBLE, Offg. Post-Master-Gent., Bongal.

#### SEA AND OVERLAND MATLE

For		inx acs at	17mt	e.	Per Steamer.
Madras, Cerlon and the Inter- mediate Forts Caylon, Stratt, Hong-Kong, United States of America	7	P.M.	201h	Dear.	Dacost.
and the Colonies of Queens- land, New South Wales and Victoria, etc. Forces Straits (latters, &c., for the latter Colony must be specially superscribed) Per: Blair and Camorta Rangoon and Moulmen	777	91	23rd 23rh 34th	97 BI	From Bombay Satara, Messa,

The next Overland Mail viö Bombay will close at the General Post-Office on Friday, the 22nd December 1878, by which mails for Mauritius, St. Denis, Röunion, Zanzibar can be forwarded.

Book-post and pattern-packets must be posted on the 21st December 1876.

N.B.—The Latter Box will close at 7 P.M. precisely, efter ,which hour Overland letters, fully prepaid and bearing an extra postage attains of four anomal on each cover, will be received up to 7.30 P.M., or bearing an extra postage attains of four annau on each cover, up to 8 P.M.

W. ALPIN, Offg. Port-Master of Calcutta. CALCUTTA, the 19th December 1876.

#### List of Unclaimed Letters lying in the Calcutta Post-Office on the 19th December 1876.

Andrews & Sons, P. C., Hickie, Borman & Co., Mossrs. Higgins, J. Hurd, R. Messrs. Arratoon, A. Atkinson, M. (Private, No. Jackson, Mrs. H. N. 1780.)

Bancrice, H. C.

LeGrand, W. J. Bancrice, H. C. Barattoni, C. A., Signor, Barnes, S. K. Manning, Miss.
Mantin, J.
Mantin, J. P.
McCauley, James.
Murray, H.
Norris, Mrs. Beyts, G. F. Riggs, Mrs. R. Birch, Mrs. A. G. C. Biss, Monsieur. Blair, Robert. O'Shaughnessy, D. Payne, W. G. Mair. Robert.
Boyce, C. K.
Canuel and Co., Meurs.
Capper, Mrs. W. C.
Castle, Chas.
Chatterton, N. G.
Condey, Mr.
Congan. Sam.
Congan. Bam. Payne, W. G.
Phillips; Robert.
Prietur, K.
Reynolds, J.
Robinson, Mrs. M.
Ross, Miss. Rogers, W. C. Rushwaldy, H. Copeland, Mrs.
Davis, A. J., Sergt.
DeCruz, Emile.
Downell, B. 8. Mrs. Saupin, E. Saunders, J. H. Smith, James. Downell, B.
D'Silva. Mrs. C.
D'Souza, R. A. D.
Ellis, J. E. S.
Ernest, Joseph.
Faithful, Miss G.
Fitz Gerald, Mr.
Fitzpatrick. Miss M. A.
Forster, William.
Gordon, F. A.
Hall, Mrs. Stephen, C Stratford, W. Thomas, J. Thurler, F. B. Valentine, Mr. Vanrenen, A. Walker, Jas. Williams, F. Williamson, A. & A., Misses. Hall, Mrs. Halpin, J. N. Winscom, K., Miss. Wood, E. A., Mrs. Hockadag, Mrs. M.

Letters marked "Care of Post-Office, to be kept till 'called for."

Ball, V.
Barlow, H. R.
Berlowitz, H. W.
Borthwick, Mrs.
B. O. X.
Browne, J., Mrs.
Bruse, Mr.
Buckley, C. W.
C. A. P.
Carter, W. B., Mr. C. A. P.
Carter, W. B., Mrs.
Cavenagh, Jas.
Christian, A.
Christian, A.
Cohen, M. B.
Court, John.
Cracknell, W. B.
Crontsberg, Chas. Monsieur. Regamey, F. Monsieur.
Dawson, Miss.
DaCruze, D. H.
Cohen, M. B.
Crontsberg, Chas. Monsieur.
Reid, J. R.
Richardson, Geo.
Roberts, A. DeCruze, D. H.
Dencan, J. Hastings.
E. F. W.
E. M. Besc. Findley, Alfred. Forker, H. G.c Gelloway, John.
Gillbanks, Y. C.
Gilling, Capt.
Graham, C. Godby, Mrs.
Godby, Mrs.
Guinot, Emile, Monsieur.
Hindmarsh, William.
Huguenet, M.
Johnson, Henry.
Jones, B. F.
Kelly, W. P.
Lewis, Chas.
Liddiard, Mr.
Lovering, Geo, L.
Mackenzie, W. J. B.
Mackenzie, W. J. B.
Mandalsy, Lieut. E. B.
Milnor, W. H.

Mitchell, J. W. Morgan, Milton, Mrs. Moseley, W. H. Capt. Murro, Major C. A. Murphy, Bernard. None. Nicholson, John S. O'Brien, T. H. O'Brien, C. Richardson, Geo.
Roberts, A.
Rose, J. G.
Rumsby, R. W.
Ryall, Capt.
Scolfi, A. L.
Scott, Walter.
Shutz, J.
Sinclair, A.
Skeldrake, Miss Hannah.
Slawceki, Monsieur T.
Stephens, Dr.
Stirrat, R. Papers.

Cayton, Geo.

Duncan, J. Hastings.

Galloway, John.

Holland, Capt. H. O. H.

Kelly, W. P.

Mandolay, Lient. E.

Munro, Major C. A.

Roberta, A.

Registered Letters.

Cooper, R. Mandelsy, E. R. O'Brien, C., Mr.

Oxenham, T. H. Russell, Thou, R.

W. Alvin, Offg. Post-Master of Calcutta.

THE following are the latest hours for posting letter, in the General Post Office:-

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All stations on Loop Line, between Howesh and Ramporehaut, and on Chort between Calcutta and	- 44				6
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BARRACEPORR.			!		
Ist Derpatch 2nd d[tlo	6-36 6	A.M. P.M.	8	Par. Par.	
BARRASET.					
int Despatch	7-80 7-80	P.M.	5	P.M. P.M.	
Нопили.					
lnt Despatch	97 15 7	A.M. P.M. P.M. P.M.	3-30	19-36 19-36 19-36 19-36	
between Howard and Birrdwan All stations on the Kast Indian Railway Loop Jine in the Assum Provinces, Purseau, Julgisorse, Parjeoling, Bor- lumpore, Raylis, Maklah, and	2	PM.	1-80	246	
imitpore, Raylla, Mastari, and Dinaspore districts. All stations in the Dacca, Chitta- gons. Tipperah, Noakhali, Cachar. Sylhet, Kishnatur. Pabra, Furectione. Burrisal, Wymensing, and Bogra dis-	6	2-36.	4-30	P.E.	
SPicto	В	Pat.	ė	P.M.	Kail trut.
All stations on the Eastern Bengal Hailway for Duces	8-80	4,36.		P.E.	Slow train.
All stations on the East Indian Hailway Chord Lins in the North-Western Provinces, Pun- jab, Scind, and Central Provin- ces, as well as those in the Rombay and Madras Prosi-					
Octoberiah, Miduspere, Cuttach, Balasere, Poorce, and places in	•7	P.M.	3	P.M.	into letter, for of the
in Madyas Prosidency up to Vizasapatam Rematered letters and parcels are	8	Pap	1	P.H.	it y.it.
received during the week from	7 to 8	A.M. &	1E 10	M.T. S	

There is a Pillar Box at the gate of the East Indian Railway Station at Howrah which is closed at the following hours :--

5-45 A.M. 2-15 P.M. 5-45 P.M. 10-15 P.M.

The poons usually leave this Office with deliveries on week days :--

lat Delivery ... ... .44 2nd ditto 3rd ditto 12.80 P.E. -11 4

On Sundays there will be two deliveries, vis-

... at 12-80 F M. 1st Delivery ... 44= 2nd ditto

W. ALPIN. Offg. Post-Mester.

GENERAL POST OFFICE, CALCUTTA, The Sud November 1875.

#### Notice.

A BULLOCK train package, originally despatched from Landour to the address of M. Giovannie, Esq., Calcutta, having been refused by the consignee, it is hereby notified that if after the expiration of three months from the date of this advertisement the said package is not removed from the Calcutta bullock train goldown, it will be sold by public auction and the preseeds credited to Government.

W. Alpin, Offg. Post-Master.

CALCUTTA GENL. POST OFFICE, the 28th October 1878.

#### Nuddea Rivers.

Weekly Water Report skewing the least depth of water in the Bhagiruttee, Mutchiangah, and Jellinghee Rivers for the week ending Friday, the 15th December 1976.

her 1970.			
Names of Edvers.	Lonat	dept ater.	
		Pt.	In.
BHAGIRUTTER.			
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Thence to Noorhove Junction, 6 miles		4	3
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Sam Junginore to Berhampore, 47 mile	ов	3	31
From Herhampore to Cutwa, 50 miles	4 111	3	0.
From Cutwa to Nuddes, 46 miles	1 10	3	ò
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MATABANGAH.			
Entrance 4		2	θ
Thence to Tatarparah		2	6
From Tatarparah to Hat Bolia		2	3
From that Bolis to Boolmaree		5	9
From Hosimaree to Aliekdesh		- 5	0
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JELLINGHEE AND BYEU	Э.		
Entrance of Byrub from the Ganges	OK. 714	В	6
Thence to Junction with the Jellinghe	e	- 4	6
	ollinghee		
to Teakatta		- 8	6
Prom Tankatta to Nuddon		G	ŏ
FIGURE A COMMISSION OF THE CONTRACTOR		1.7	- 2

Height of water on gauge at Berhampore on the 18th December 1876 above zero, 3 feet 3 inches.

T. H. WICKES, C.E.,

Ere. Engr., Nudden Rivers Division.

#### Central Provinces' Gazetteer.

EDITION OF 1870 in one Vol.

A LIMITED number of the above work, strongly bound in cloth, octave size, for sale at Rs. 12 per vol. etdative of postage charge. Apply to—
MESSES, THACKER, VINING, Hombay,

MESSES. THACERE, SPINE & Co., Calcutta, or SUPDE, CHIEF COMME'S CIPICE, Nagpur.

## Notes on Forestry.

By C. F. AMERY,

Deputy Conservator, Forests, N. W. Provinces.

THIS little work, published with the approval of the Government of India, treats of the general principles of forest management in all its branches, and is recommended not only to forest officers, but to all who are interested in the progress of forest management in this country.

May be obtained of Mesers. King, King & Co., Bomba, and of Mesers. Wyman & Co., Calcutta. Price & 3-8, or including postage, Rs. 4. Or of the publishers, Mesers. Truburn & Co., Ludgate Hill, London; Price five shillings.

#### New Oriminal Procedure Code.

OFFICERS under the Bengal Government, who wish to have copies of the New Criminal Procedure on sale, are requested to apply to the Superintendent of Government Printing, Calcutta.

#### The Indian Law Reports.

### Published under Authority.

HR first Part of the "Indian Law Reports." published under the authority of the Governor-General in Council, will appear as soon after the lat January 1876 as can be arranged for. The Reports will appear in monthly parts, published as soon as possible after the first of each month at Calcutta, Madras, Bombay, and Allahabad, and will comprise four series.—one for the Calcutta High Court, a second for the Madras High Court, a third for the Bombay High Court, and a fourth for the Allahabad High Court. The cases heard by the Privy Council on appeal from each High Court. Cases heard by the Privy Council on appeal from Provinces in Indianot subject to any High Court will be reported in the Series for that High Court. Cases heard by the Privy Council on appeal from Provinces in Indianot subject to any High Court will be reported in the Calcutta Series. The Parts of each Series can be had apparately, or all four Parts cans be had attitched into one wrapper at the option of subscribers and purchasers. It will be observed from the following statement of the terms of subscription and sale, that a considerable reduclished under the authority of the Governor-General terms of subscription and sale, that a considerable reduc-tion is allowed to persons taking the complete set

Terms of subscription, payable annually in advances.

Without postuge. With postuge.

For the Calcutta Series	Ra. 35	Re. 40
" Madras Series ",	., 8	<sub>11</sub> S
Bombay Series	,, 9	9
Allahabad Series	8	11 6
Complete set	4.5	, 50

The Price of each part purchased separately will vary according to the amount of matter it contains, and will be printed on the wrapper. It will, however, naver be below the following:-

For a part	of th	e Calcutta Series		3	H
- 11	41	Madras Series		1	0
41	1.0	Bombay Series Allahabad Series		1	()
40	19	Allahabad Series	F F 4	1	0
Complete	eet	*** *** ***	113	4	0

Persons desiring to subscribe for or purchase the Reports, should apply to:

Messrs. Thacker, Spink and Co., Calcutta;

Thacker, Vining and Co.,

Hugginbotham and Co., Madras;

The Government Central Book Depôt, Bombay;

The Government Book Depôt, Allahabad.

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Collecton's Office, Mongare, the 4th November 1876.

E. D. LOCKWOOD, Offg. Collector.

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25	- Arte	:	odition.		101	**		12 11 9th	-2	98 0 9		961	Commences from the end of mile 100, and berminates at 1,373 feet of mile 10t, as per plan.	North — By conthern boundary of lot No. 33. South — By end of mile 100, as per plan. East.— By railway fencing. West.— Ly menindary land.
8	alfire	i	dieto		5	Res		19 6 S <sub>1</sub> 8		11 0 #	:		Commences from end of mile 100, and terminates at 1,376 feet of mile 101, as per relan.	North.—By suthern b andary of lot No. 34, South.—By end of mile 10t, he per plan. East.—By zemndary land. West.—By radlwsy fenting.
2	en de la company	;	dista	1	101	# #	-	11 18 10 <del>1</del> 8		3 16		*	Commence on 1,876 feet of mile 101, and because he plan. Of same, as per plan.	North By southern boundary of let No. ?5. Bouth.—By northern boundary of let No. ?1. Beat.—By railway fencing. West.—Ity zemindary land.
\$	ditto		ditto	1	101	Equit	:	11 18 tota		10 m	***		Commerces on 1,576 feet of using 10.1, and terrainness on 2,762 feet of same, se per plan.	North — By scathers doundary of let No. 33. Smrth — By northern boundary of let No. 33. Rast — By semindary land.
28	dirto	;	ditto	1	tor.	West		8 18 146		10 10			Communication on 2,762 feet of guild 101, and terminates at and of arms, we per plan.	North-By and of mile 104, as per plan. South-By northers boundary of 106 No. 23. End. By second and the stand

Exercise   Exercise			of.		_ <u> </u>					<del></del>
Alito	North— By southern broadlay of 1-4 No. 34. Sast — By sentiality issue. West — By sentiality issue.	North—By land retained by Railway Co. South—Hy northern boundary of lot No. 6 Eart—By saileay fracing. Wast—By semindary land.	North -By land retained by Railway Co. South-By northern bonadary of lot No. 6 East-By nextindary land. West-By railway forcing.	North—By semindery land.  South—By dirto  South—By land retained by Railway Co.  West—By the old Kopais channel.	North—By memindary land. South—By the old Kopsie river. Bast—By semiddary land. Weet—By land retained by Railway Co.	North—By land retained by Railway Co. South—By land retained by Bailway Co. East—By resident femorag. West—By retaindary land.	North—By land retained by Railway Co. Scotler-by land retained by Railway Co. West—By railway fencing. Rust—By semindary land.	North—By land retained by Railway Co. South—By land crained by Railway Co. West—By semindary land, East—By railway froning.	North—By land retained by Sailway Co. South—By land retained by Railway Co. East—By zemindary land. Want—By railway feating.	North—By end of mile 100, as per plan. South—By test ensuring at the railway. East—By tailway fending. Wast—By remindary land.
dite Frequencia Euchodering, mon. 1703 Enst 15 2 10 5 0 0  dite frequencia Euchodering, mon. 1703 Enst 15 9 6 1 10 5 0 0  dite frequencia Euchodering, mon. 1703 Enst 18 4 9 12 0 8  ditio frequencia Euchodering, mon. 1703 Enst 18 4 9 12 0 8  ditio frequencia Euchodering, mon. 1703 Fact 18 9 11 1 0 16  ditio frequencia Euchodering, mon. 1704 Wret 3 0 13 1 0 16  ditio frequencia Africaçum, monumba. 1704 Wret 3 0 13 1 0 16  Existe frequencia Africaçum, monumba. 1704 Wret 3 0 13 1 0 16  Existe frequencia Africaçum, monumba. 1704 Wret 3 0 13 1 0 12		Commences on 3,730 feet of mile 102, and beminates on 4,730 feet of mans, as pet plan.	ditto	Commences from the end of land retained by Kailway Company on the west by Konsie bridgs, and terminates at the old stream mid the brooked land on both sides of the bew channel.	On the east of land retained by Railway Company opposite the Kopaie bridge.	Commences on 1,555 feet of mile 203, and terminates at 3,100 feet of same, as yet plan,	Commences on 1,585 feet of mile 10s, and terminates on 3,100 feet of same, as per plan.			
### Preprintal Berbering, nro.   107   Wret   15 9 10   5 0 0   #################################	!	r - Villa A	: : : : : : : : : : :	*		= = = = ### ##########################	:	# .e	0 0 - - - - - - - - -	:
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diste Pergunash Barbolaving, mon. 103 West has Smalere and Moundain. 103 West has Goginath pore. 104 West has Smalere and Minagore, mon. 104 East ditto Pergunash Afinagore, moranab. 105 West has Goginath pore. 106 West has Smalere and Marbolaving, mon. 106 East ditto Pergunash Afinagore, moranab. 106 West has been mad Marbolaving. 106 West has been mad Marbolaving. 106 West has been mad Marbolaving.	7	2 10		9 10 %				11 0		7 14
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ditto Pergranash Barbokeing, mon- ditte Pergranash Bhookoonds, mon- maks Saalere and Monaedel.  ditto ditto  ditto Pergranash Barbokeing, mon- saah Coprimethore,  ditto ditto  ditto ditto  ditto ditto  ditto ditto  ditto ditto  ditto ditto		- West	12 50	West	#	¥ ¥	£ 62	West	Est	West
dirto ditto	3 ,	191	Total	108	901	108	io ÷	101	104	901
ditto ditto	and the state of t	Porganaals Barbotving, mon- mb Tettoria.		Pergumah Bhookonda, men- lahs Sealere and Mousedel.		Pormunab Bhookoonda, mou- sub Monadal.	ditto	Pargunand Barboksing, mon- sal Copinglipore,		Fergunah Alinators, monashs Kalimipore and Rarpore.
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2 2 2 2 2 2 2	2346	e properties	10 m	dire	3115	ditto	dirta	ditto	Http:	ditto
	•	3	*	\$	<b>4</b> .	\$	2	3	8	7

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Remidue of 1st.	and a finding to the	North—By end of mile 196, se per plan, Storth—By and of miles bevel depailing. East—By zemindary land. West—By railway feucing.	North—By end of inite 107, as per plan. Statth—Ey yallway level crossing. West—By remindary land. East—By railway fencing.	North—If and of mile 10%, as par plea. South—By rainey level crossing. East—By semiodary lead. West—By railway fencing.	North—By santhern boundary of lot No. 187, South—By end of mile 107, as per plan. East—By reliway fencing. West—By zemindary band.	North—By Laid retained by Railway Co. Suuth—By northern boundary of lot No. 68. East—Hy remindary laid. West—By sallway fencing.	N. th.—By semindary land. Starth.—By zendindary land. East.—By land retained by Ruilway Co. West.—By semindary land.	North—By semindary had. South—By zemindary had. Kast—By the channel. West—By land retained by Railway Co.	North—By southern boundary of 1th No. 66. South—By northern boundary of lot, No. 61. East—By Rad retained by Railway Co. West—By Remadary East.	Compenses to 1,000 feet of mile. North—By C. class and relinquished by the 10% and terminates on 1,40% fort ( Salary Co. Balany 100) and terminates on 1,40% fort ( South—1)s seamplary had.
Commenced and termination	of for.	Commence on 380 feet of mile 106, and terminates at the sead of same, as per place.	Commonce on 3.570 feel of mile 107, and ferminates at the end of same, as per place.		Commences from end of mile 107, and terminates on 1,350 fort of mile 108, as per plan.	Commences on 2,780 feet of mile. 208, and terminates on 3,806 feet of same, as per plaze.	Commences from the boundary of Jand relatived by Railway Company on the west of the Bush; pore bridge and terminates at the croised and on both sides of the new channel in the old stream.	East of the land retained by Rail. way ('conpany opposite the Eur- kipore bridge.	Commence on \$50 feet of unite 109, and terminates at \$,010 fort of same, as per plan.	Compenses on 1,000 feet of mile 10% and terminates on 1,400, feet of ancar, as not plan.
BATE PROM	A. B. P.						:	÷	1	1
LAND EXCLUDED TROW SALE PROM RACH LOT.	P. Beardna for exclusion.	•	¥.	770 141	-	-		h - 4 - 4-	Y 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	:
	A. R. P.	60	5 5 5	© ©	6d 61 85	15 64 64	88 88	21 24 26	7 0 8%	12 12
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Rituated on which side.	of the Enlang.	Sa et	H'est	Faut	West		West	150 250 250 250 250 250 250 250 250 250 2	Viet.	East
	lot is divisite.	• Jul	701	201	900	©	103 & 1-9	108 & 109	100	100
		Forgunnal Almagore, mounds. Kalicarpore and Karpore.	Prgumah Bhodhonda, mu- ab Banria Korunawar	Forgrand Bhockoonda, mou- sah Damria Kormaswar.	Pergranah Alingore, mouzah Kormatwar	Percental Allogore, moughts Kornstvar and Search.	Pergunnah Alingore, monzah 109 & 1-9 Kormwent	ditta	Pergrand Alinegers, mounth, Korman's and Teleda.	in the
	Name of Ellen	Beerthoom	ditto	e life	ditto	ditto	• न्याकृ	e de la companya de l	dilte	ditte
	tot num forest fore forest for	25 25	- S	70	45	S S	<b>E</b>	E	8	₹.

R. D. HINE, Collector.

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2	ů,	i	Pergunal Fullques, mounts	811	1	ì	01 81	- The state of the	Ф	910	# 4 4 9		Communesces on 2.723 feet of mile 122, and berminster on 3,885 feet of same, as per plan.	North—By southern beaudary of let No. 79, South—By a portion of northern boundary of let No. 74, and of semindary land. Rest—By semindary hand. West—By semindary hand.
\$	<b>E</b> itho	ŧ	24	91	N N	i	E .	92	4	6.	!	1 d4 -	Commences on 2,865 feet of male 118, and terminates at the end of same, as per plan.	North—Hy end of mile 11th as per plan. South—Ly northern bemedary of lot No. 75. East—By ranken fencing. West—By remindary land.
£	*****	1	ditto	- 17	ä	i	10 14	op de Ps	6.7	P=	!	# h h h h h h h h h h h h h h h h h h h	Commences on 5,885 feet of mile 112, and terminates at the end of same, as per plan.	North—By end of mile 119, as per plen, South—By northern bonndary of let Mo. 76. East—By zemindary land. West—By railway trading.
6	23.78	ž	Pergunant Mourescar, mountain Body, and Ampairchat,	. 114	VV cel		#1 E2	87	-	88 0	4		Commence on 3,566 feet of mile 114, and terminates at the end of nerge, as per plan.	North—By end of mile 114, as per plan. South—By land retained by Bailway Co. East—By wallway feeding. Weet—By wemindary land,
2	ditta	Ī		114	3	i	91 G	#	-	92 0	* 1	-	Connuences on 3,565 feet of mile 114, and terminates at the cut of same, us per plan.	North—By red of mile 114, as per plan. South—By land retained by Mailway Co. East—By semindary lead. West—By railway feating.

BREERBROOM COLLECTORATE, the 16th November 1878.

E NOTICE is hereby given that the undermentioned plots of land no longer required by the Covernment, situated in the district of Bazarechangh, East Indian Railway Cherd Line, will be up to sale at the Namudi Railway bungalon at 12 o'clock on Tuesday, the 18th January 1877, corresponding with 4th Mang 1287 B. S.
The purchasers of these plots will be subject to the following conditions:—

and ... If the amount of purchase more exceeds R. 100, one fourth of the amount bid to be immediately deposited. If the balance be not paid by moon of the fifteenth day after the sale to be cancelled, the sum deposited being first succeeding office day, the sale to be said the sum deposited being first succeeding office day, the sale at one of a sale to be again put up for sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale. 1st. - If the amount of purchase-money does not exceed Ba. 100, the whole amount to be paid down at once.

46. The purchasers shall be put in possession on receipt of the orders of the Collector confirming the sales, but such possession shall be liable to be disturbed in case the final sanction of the Beard of the Board of the Boar 3rd.-The plots to be sold revenue free to the highest bidders.

tern nation.		•	feet of mile   North—By railway fercing.  at the end of   South—By zemindary land.   East—By boundary of sulfab Southat Pergunnaha.   West—By end of mile 8A, as per plan.	feet of mile South-By semindary land.  at the and South-By raidway feeting.  Rast-My boundary of mile 34, 64 per plan.  West -By and of mile 34, 64 per plan.	t of mite 9.4, North—By relievar fencing.  e. minates on South—By remindary land.  East—By end of mile 9.4, as per plan.  Work—By suspen boundary of 105 5.	North—By remindary land, South—By relient Proint.  Last—By end of usio \$\pi\$, as per plon, there—by matern boundary of lot \$\pi\$.	Commences on 2,640 feet of mile North-By milway feneing. 10A, and terminates at the end South-By semidary lands of same, as per plan. Nest-By wentern boundary of lot 3. West-By end of mile 10A, as per plan.	North—By remindary land. South—By railway fencing. Last.—By vester boundary of let L. West.—By end of mile 10A, as per plan.	end of mile North-By retieng faceing.  terminates South-By remindery land.  11A.
Commence and lenging for	of Int.		Commence on \$,630 feet of mile 9.4, and terminates at the suid of same, as per plan.	Comminences on 3,4 pt. feet of mile by, and terminetes at the end of same, as per plan.	Commences at the end of wife OA, no per plan, and tenciustes on 2,625 feet of mile to A.	Dati	Commences on 2,840 10A, and terminates of same, as per plan	fitto	Considerates at the end of unite 1904, as per plan, and terestonetes on 2,640 feet of unite 11.A.
E PROM	- 12° - 12°		:	,			-	1	1
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LATO EXCITING FROM SULF PROM	Resnons for exclusion.		†	:	:		**************************************	:	-
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APPENTINANT AREA OF LOT IN BEROLLS AND IN ACRE.	B, C, C,	ĺ		2	e e	0 5 91	# E E E	8 13	9 18
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Number of	lot is attained	Liva.	4.6	4.5	**************************************	₩	104	10%	114
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	Toolutes -		p=1	p)		;#	48	6	R-

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North - fix assistanty lead.  North - fix assistanty fead.  Final.— by such of trails 10 k, se per plan.  West.— by seatern boundary of lot 10.	North—Ny railway feeding. South—Hy zemindary land. Kast—Hy wastern boundary of lot 7. Wagt—Hy and of mile 11A, M per plan.	North—By temindary land. South—By railway fencing. East—By western boundary of lat 8. West—By said of , mile 11A, jus par plan.	North—By railway fencing. South—By semindary lend. EastBy end of mile 11A, as per plan. WestBy emirra boundary of log 13.	North - By servindary land, South - By milway fracing. East - By end of mile 21A, as per plan. Weat, - By eastern boundary of les 14.	North—By radionay fencing. South—By arenindary land. Estt—By western boundary of let II. West—By end of mile 12A, no per plan.	North-By zemindary land. South-By reliews (tutters, East-By western boundary of lat 12. West-By end of mile 123, us per plan.	North—By railway fencing. South—By sensinding land. East—By each of mile 12A, as per plan. West—By eactern houndary of lot 17.	North—By remindary land, South—By colony fencing. Knot—By end of mile 22A, as per phan, West—By envier boundary of let 18.	North - By railway fracing. South - By veryindary land. East - By westers laundary of for 15. West - by and of colic 13.5, as par plan.	North—By semindary land. South—By rederny fencing. East—By western boundary of lot 18. West—By and of mile 13Å, m per plan.	South—By railway feweing. South—By zenaindary land Emt.—By sud of mile 13A, at per plan. West.—By earlern boundary of lot 22.
	Characters on 2,040 feet of male 11A, and sermins to at the end of same, as yet plan.	4) (to	Commences at the end of mile 11A, as per plan, and terminates on 2,840 feet of mile 12A.	ditto	Commences on 2,540 feet of mile 12A, and terminates at the mul of same, as per plan,	ditto	Commence at the end of unit- 12A, se per plan, and terminates on 2,630 feel of mile 13A.	ditto	Commences an 2040 test of mile 13th, wast retained as the red of same, as per plan.	disto	Commerces at the end of table 13A,  m per plan, and terminales on  S,500 feet of table 16A.
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'ger' angles angles	4-1 4-1 3			Number of	Situated on which ride		EN BERNING AND IN ACRE.	D IN ACRE.	LAND RECLUDED TROM SALE FROM	SALE PROM	Oppositional and termination	Household was not
1 10	Frame of Kultub.		Potential and Rouths.	eltunte.		- 24	B. Q. C.	4	Reasons for exclusion.	ρί pl √ď	2 10k	- Constitution of the case
8	Bazarvedeg'h	Pertunnah Ki Bendah Sejara	Khurrachdeelm.	16.4	Neth		07 0 54	4 0 18	5 5 7 7 9 7	1 d m d d d d d d d d d d d d d d d d d	Congresses at the end of mile 13A, we per plan, and terminates on grado feet of mile 14A.	North—By remindary land.  Routh—By railway feroine.  East—By end of table 23A, as per plan.  West—By endern boundary of lot 23,
g .	- P	Pergrandh mongah N rajpoor.	egrannah Kherrachdecha, mongah Nyatur and Loob- rapoor.	16A	4		15 7 2	÷ + + + + + + + + + + + + + + + + + + +	÷ :	:	Countrepose on 2,600 feet of mile 15, and berminkten at the end of eame, he per plan.	North—By railway feacine, South—By semindary land. East—By weapers boundary of 10, 19, West—By end of calle 14A, so per plan.
22	diste	difte	1	164	North	:	6 11 12	\$1 ***	1 1	:	ist that	North—By zemindary land. South—By resimaly fenting. East—By western boundary of left 20. West—By end of mile 14.8, as per plan.
2	*	Perganash tayuah Dhoosda.	Kharruchdoohs, Doobrajpoor und	16.4	South	:	18 7 8	55	0.0 > 0.3 y		Commences at the end of mate 144, me per plan, and terminates on study feet of same, as per plan.	North—By retirons fencing, South—By zenitodary land, East—By end of mile 14A, as per plan. West—By centern boundary of lot 25.
¥ .	ditte.		Ψ Φ.4.	Y91	Sorth		13 7 8	\$i -	A 1911 144		ditto	North—By seminalaty land, South—By railway fencing. East—My end of wile 14A, as per plate. West—My centern boundary of lot Me.
H	ditta	Pergunah Khu moerak Dhemdu	Khurracidecia,	¥91	South	<u> </u>	12 0 U	100 100 100 100	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	B	Commenceum 2,840 freet of unite 154, and Perminates at the and of manne, as per plan.	North - By reilway (encing. South - By sentiadary land. Exc By western beandary of lot 25. West By and of mile 16A, as per plan.
ä	ditto	ditto	·	15.4	North .	:	0 0 0	:50 en	44.14	Y	٠٠٠ ماران	North—By semindery land. South—By seiting fracing. Stat.—By sestim boundary of lot 35. West.—By cost of mile 18A, as yer plan.
8	*****	diffe	:	164	South	1	12 1 4	100 E00		:	Connactions at the end of mile 18 A, na yer plan, and berminates on 2,525 fort of mile 18A.	North—By railory feeding. South—By sentindary land. Envi.—By end of nair 16Å, as per plate. Went.—By unliah.
18	de d	direction of the second		164	North	: -	BI 61 61	33	M4 - c b	r = = = 0		North - By Semindary land. South- Hy railway (encing. East - By end of mile 154, as per plan. West- By mullah.
R	drito .	Pergranah mounah B	ergenah Kharraddeha, moush Bytades	164	South	1	16 p 14	4 1 34	Ψ · · · · · · · · · · · · · · · · · · ·	:	Commences on 2,500 feet of mile 16A, and terminates at the end of same, as per plan.	North - By railway fearing.  South - By sprinking last.  Last - Hy nullah.  West By end of mile 18th, as per plan.
8	ditto	dbillo		16A	Nonth	:	11 16 10	<b>8</b>			ditto	Morth—By seminalary band. Smath—By rathern femiliar. East—By rathern femiliar. West—By cull ba.

THE CALCUTTA GAZETTE, DECEMBER 27, 18	THE (	CALCUTTA	GAZETTE,	DECEMBE	3 27.	1876.
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								ı	A PROPERTY OF		
West,—By waithough describing, wheath—By word of with RA, as per plan. West,—Hy Makeshruttells relation land.	North—By somindary land, Bouth—By mily ay foung. Kast—Hy sud of mile 16 A, as per plan, West—By Makheshmunda station lead.	North—By railway fracting. South—By semindary land. Kast—By close C land. West—By end of urife 17A, so per plan.	North—By semindary land. South—By railway fencing. East—By railway land crossing road. West—By each of note 17A, as per plan.	North — By railway fencingouth — By railway funcing. East — By end of mile 17Å, se per plan. West— By nutteh.	North—By zeraindacy land. South—By railway feriding. East—By end of mile 1? A, as per plan. Wost.—By pullula.	North—By railway fencing. South—By zemindary land. East—By nullah. West—By end of mile 188, as per plan.	North—By senindary lend. South—By relievy feacing. East—By sullah. West—By each of mits 18A, as per plan.	North—By milmay fencing. South—Fy zensindary land. Eact—By end of n ile 18 A, as per plan. West—By savera boundary of lot 41.	North—By semisdary lead. South—By railway fencing. East—By and of mile 18A, as per plan. West—By earlern boundary of lat 93.	North—Py railway fancing. South—By semindary land. East—By western loundary of lot 39. * Weed—By end of calls 19Å, se per plan.	North—By seministy land and class D land, South—By milway lenging. East—By western boundary of hit 40. West—By end of mile 19A, as per plan.
Continuence and the state of the fig.   Parish   Sale   Parish   P	Commence at the end of mise 168, see per plan, and terminates on 1,730 feet of mile 172.	Commences on 6,410 feet of mile 17A. and forminates at the mid of same, as per plan,	Commences on 3,250 feet of mile 17A, and terminates at the end of same, as per plan,	Commescentine and of sails 17A, as per plan, and terminates on 8,300 feet of male 18A,	Commences at the end of mile 17A, ne per plan, and terminates on 8,000 feet of mile 18A.	commences on 3,280 feet of mile 18A, and lectrointees at the end of saure, as per plan.	Commences on 3,030 feet of mile 16A, and terminates at the end of tames, as per plan.	Commences at the end of mile 18A, as per plan, and terminates on 2,550 feet of mile 19A.	ditto	Commence on 2.550 feet of miles 198, and terminate at the end of same, as per plan.	ditto
*	:	***************************************	:	4 4 7 * *	1	1		:	1	-	* 4 di = 0-0-0
			pa a e e e	•				169 119	E E E E E E E E E E E E E E E E E E E		Paracod
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4		i d	1 4	:		:	i .	1		:	1
	N Par	South	North	South	Hort	South	Nerth	South	North	Boath	North
	17A	17A	17.4	184	184	184	18.1	TO'Y	194	¥61	19A
The state of the s	dito	Formanh Righodee.	e e e e e e e e e e e e e e e e e e e	Prygonanh Khuruckdeels, zevonebs Rughredee, Blun- delsed, Bjonathpore, and Mundalant,	difto	Pergunnsh Kharruckdasha, sepenah Maderados.	diffo	Pergranak Kharrachdesha, mentaha Mudwadee and Bhandareshees.	विष्	Pergnand Khurrachdecha, mankh Bhundareedech.	ditta
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-	difter	e e e e e e e e e e e e e e e e e e e	ditto	di) to	d) (to	Site	atita	- pitte	ditte	ditto	ditto
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1				Number of	Bitmated on		APPROXIMATE AN	A AREA OF LOT AED IN ACRE.	LAND EXCLUSES PROPERTY.	IC GATAN PROM	Contract exceptions and termination	Donnellow of Lat
Name of Killen.	d	Pes puin	Perputation and Authority.	lot is situate.		25	ပ် ရေ	A B.F.	Reserve for exclusion.	4	of 30%.	ear to following an
Hazaroebagh	:	Pergunah monsah Pa	rgunnab Khurrundeba,	₩08	South	:	11 31 10	60	1100	1 de	Commencers on 50 feet of mile 30A, and terminates on 2,540 feet of same, 84 per plan.	North—By railway fencing.  Seath—Hy resented and class D land.  Rast—By class D land.  West—By eastern boundary of 104 55.
\$\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	i	ditto		48	North	÷	11 11 10	e 18		48 8 8 8 8	ditto	North—By semindary land Couth—By railway foncing. Kast.—By class D land. West.—By castorn boundary of 194 46.
ditta	ŧ	Pergunash mecuaha Dhoras	Khurnolidesha, Phosilores nod	\$0 <b>4</b>	Boath	:	7 13 4	6		**************************************	Commences on 2,540 feet of mile 2004, and derrates at the mid of mine, as per plan.	North—By railway fencing. South—Ry class D and. East—Ry western boundary of lot 43. West—By end of mile 20A, as per plan.
थान		ditta		204	Morth .	÷	7 13 6	60 64	***	:	ditto	North - By remindary land. South - By railing fencing. East - By western boundary of fot 44. West - By east of mile 20.4, as per plan.
ditto	1	Perganah montaha Di jorea.	ergannah Rherrachdena, montaha Dhoria and Flool- jorra.	31.A	South	:	9 %	Si			Commences at the end of male BCA, any port plan, and terminates on \$1650 feet of mile \$1A.	North—By tailway fersing. South—By elsas D land. Fast—By end of mile 20Å, 4s per plan. Weet—By class D land.
ditto	ī	dista	Ī	₹18	North	1	0 8 %	\$ 1.35			ditto	North—By remindary land. South—By relievely fracting. East—By end of inite 20A, as per plan. Wert—By class D land.
क्ष	1	Pergonesh mountain P Mungrodech	Kharrachdecha, Phodisres and h.	<b>412</b>	South	‡	© 50	8 117		4 h m m m m m m m m m m m m m m m m m m	Commences on 8,710 (set of mile 31A, and terminates at the end of same, as per plan.	North—By railway fencing. Both—By zemindary land. East—By class D land. West—By cut of mile 31A, se perglan.
が	1	diff.	4	₹18	North	;	7 \$ 9	4117	***	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ditto	Morth—By class D land. South—By rallows forcing. East—By class D land. West—By end of mile 31A, as per plan.
dite	*	Pergessale modrada Gurbatar	Kharrochdecha,	81	South	î	18 8 0	4 1 23	470	<u> </u>	Commerces at the end of mile \$1.8, as per plan, and berninales on \$1,000 feet of mile \$2.8.	North-By railway fonding. South-By semiodary land. Ram-By and of mile 21A, se per plan. West-By Dosree river.
disto	\$	Jikto	•	Art .	North	1	14 14 4	4 3 18	1	!	diffe	North—By class D land and zemindary land, South—By railway foncing. Kast—By end of mile 21.4, as per plan. Work—By Upres river.
ditto	Ē		Pergunnah Khurruck desha, motank Grebatar.	#5F	South		# 13			*	Commences on \$500 fest of mile . 354, and terminists at the end of mane, as per plan.	South—By refleray fencing. South—By consinhip land. Essit—By Court Per. Wast—By and of nolls filed, as not per.

North—By railentary land. South—By railenty Cassing. East—by Course river. West—by sud of raile 224, as per plan.	North—By railway fending. South—By zenindary land. East—By end of mile 22A, as per plan. West.—By Girbordech station land.	North—By semindary land. South—By railway fencing. Rast—By end of nile 23A, so per plan. West—By Girlindech viation land.	North—By railway fencing. South—By samindary land. Revt—By class Bland of Strampero branch line. West—By Girheedesh station land.		North—By carnindary land. South—By rathway fencing. Essat—By Girbondesh station. West—I'y cud of mito Sed, as per plan.	North-By rativey fencing. South-By semisdary land. East-By sunt of raile 24A, as por plan. West-By semisdary land.	North—By milway fending. South—By milway fending. East—By end of mile 24A, as per plan. Wool—by class A land of the railway.	North—By permanent land of railway. South—By and of mile 1B, as per plan. Rast—By cenindary land. West—By tailway fencing.	North—By permanent land of rainey. South—By end of mile ill, to per plan. East—By railway (encing. West—By zemindary land.	North—By end of mile 15, to per plan- South—By permanent land of minny. East—By semindary fand. Wast—By radiway feneing.	North—By end of mile 1B, as per plas. South—By permanent land of radicay. East—By radicay fenging. West—By zeminday land.	W. HETSMAN, Deputy Collector,
ditto	Commences at the end of mile \$2A, an per plan, and terminates on 3,950 feet of mile \$3.2.	Commences at the end of mile \$28, as per plan, and terminates on 4,730 feet of mile \$3.8.	Commences on 150 feet from a junction with Serientone branch, and lerwinates on Plu feet from mans.	Communess on \$,000 feet of mile \$2.4, and berminates at the end of same, as per plan.	oatib	Commences at the end of mile 24d, and per plan, and terminates on 3,400 feet.	Commences at the end of mile 34A, as per plan, and berninates on 3,310 feet.	Commences on 1,030 feet of mile 1B, and ferminates at the cut of stude, as per plan.	díta	Commences at the end of units 1B, and berminates on 2,375 feet of mile 2B.	ditto	
:	# 0 1 1	1	4 0	h 6.	1	ф. 	* P P P P P P P P P P P P P P P P P P P	*	4	1		
***	# 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		9 A A A B B B	**************************************		9 W 1 A A 4 7			1 4 4 4 . 4	# D	41	
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March	South	North	South	South	North	South	North	Rast	West	Hart .	Wat	27 th N
428	¥	. 488	¥ .	₹	31.4	-16 99 90	268	19	81	EL)	<u> </u>	Ich, the
alteto	Perganah Kharnickdecha, mentada Gorbatar and Jemedadech.	ditto	Pergunnah Khurrack desha. materak Jerhandesh.	Pergennach Khorrqckdeelte, motunks Geetheederk, Macku- thoor, and Molichoon.	04450	Forgunal Rhurnetdeets, morashe Moleloos, Ban- dareedee, and Postorabhis.	Fergunah Khuruckdecha, mouaha Kolichova and Bhandardec.	Forgrana's Kharnet desha, mouzake Jenezagudee, and Barawadeek and Mangrodeek.	ditto	Perguntah Ehurrachdeka, manash Dandredech.	C)(1)()	CALCUTTA RAFLWAT DEPUTT COLLECTOR'S OFFICE, the 27th November 1876.
	i	ž	1	;	1	1	;		1	,1	i	AFLWA
phito	ditto	disto	ditto	ditto	dilko	<b>6</b> 1110	ditto	ditte	ditto	dino	ditto	UZZA B
3	t	8,	14	3	3	8	6	8	59	\$	#	Car

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Menghyr, will be put up to sale at the Monghyr Collectorate on Friday, the 12th January 1877 corresponding with 13th Magh 1284 F.S.

The purchasers of this estate will be subject to the conditions of sale:—

## CORDITIONS OF SALE.

(1) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietory right of Government in such cotate will be transferred to him, with the revenue fixed upon the estate.

right of Government in such course with the association to that, in perpetuity.

(3) The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.

(3) If the amount of purchase money do not exceed Rs. 100, the whole amount to be paid down at once.

(4) If the amount of purchase money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after sale, reckoning the lay of sale as one, or if that day he a close heliday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of	Number on		Approxi-	Govac	UNINT BU	2503-		15 TO CARTE
Government antaton.	the district rolt.	boskanary	mage area in marea.	Revenue assessed.	Read cess.	Total.	U past price.	Remarks.
122	4751	Selinquished plot of Cland in mouseh Joynagore, perguniah Saloniabad.		Es. A. P. 8 0 5	.,,	Ba. A. P. 8 0 EP	Ra. A. P. 180 8 4	The uplot price has been calcusted at twenty times the sudder jumma.

COLLECTOR'S OFFICE, MONGHYE, the 4th November 1876.

E. D. Lockwood, Offg. Collector,

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Friday, the 12th January 1877, corresponding with 13th Magh 1284 F.S.

The purchasers of this estate will be subject to the following conditions of sale:—

#### CONDITIONS OF SALE.

(1) The purchasor of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him revenue free in perpetuity, as the jumms is below one rupoc.

(2) The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment propared by the revenue authorities.
(3) If the amount of purchase money do not exceed Rs. 100, the whole amount to be paid down at once.
(4) If the amount of purchase money exceeds Rs. 100, one-fourth of the amount do to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of rale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

	WY			Goyn	BUMBUT RAV	arca.		
Number in state- ment of Govern- ment collector.	Number on the dis- trict roll	Name of cetate and porgunash.	Approxi- mate area in acres.	Revenue nancened.	Road Cess.	Total.	Upnet price.	Annard.
			А. В. Г.	Bo. A. P.		Ra. A. P.	Ra. A. P.	•
125	4455	Relinquished plot of C land in mousel Seesage, pergunnah Uhakyu.	0 8 87	6 to 8	17271	010 \$	28 1) 4	The uppet price has been calculated at 20 times the auditor jumes.

COLLECTOR'S OFFICE, DISTRICT MONGREYS, the 4th November 1876.

E. D. LOCKWOOD, Offg. Collector.

## LAND SALE NOTICES.

NOTICE is hereby given, under Section 6. Act XI of 1869, that the undermeationed estate in the district of Furredpore will be put up to public and unreserved sale at the Collector's Office of that district on the 18th day of January 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th day of September 1876.

Class I.—Permanently-settled Estate.

No. 5016.—Pergunnah Madaripore, kismut Madaripore, &c.; recorded proprietors Gubind Chundra Pal Chowdhuri, Mohesh Chundra Pal Chowdhuri, Natura Bebi, Nurjama, Jaharannessa Khaten, Opendra Chundra Region Keron Chundra Roy, and Medun Mohua Pedder; total sudder jumma Rs. 627-8-04, of which, excluding the period for which a separate account under Section 10, Act XI of 1850, has been opened, the share, annas 14-18-2, beauty and der jumma Rs. 586-1024, and held jointly by Gobinda Chundra Pal Chowdhuri, will be sold for arreas of revenue, Rs. 2-0-3.

Frundboug Collectorars, the 28th November 1876.

A. WHERE, Offg. Collector?

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates in the district of Mymensingh will be put up to public and unreserved sale at the Collector's Office of that district on Tuesday, the 9th January 1877, corresponding with 26th Paush 1283, for arrears of revenue and other demands, which by the Rogulations and Acts in force, are directed to be realized in the same manner as arrears of revenue the on the 28th September 1876.

Kombon in lowin	Names of mobals and pergunnaha.	Names of the proprietors.	G-worr rovous estal	146	uf :	A moul arrear which cutate be at	16	or to	E. mar A har 4.
	Piret Class Hehole sett	led in perpetuity.	Rat.	Δ.	P.	Ra.	٨.	P,	•
187	games share of pergunnals Shu-	Rajah Rama Nath Sing and others.	1,988	4	۵,	271	kū	D	
4549-521	Kishmas Daulatpore, talik Shaker Mahamed, persumnah Pookhures, hisas 4 pc. 15 gels., excluding 11 as. 8 gels. shate, separated under Act XI at 1866 as follows. The re- venue of the whole methal is	Golask Chandra Ghattack and others,	167	14	3	16	7	10	
	S sa. 2 sds. 1 cr. 3 kass share 15 gds. 2 crs. share 12 gds. 2 crs. share 1 gds. 10 tests share 6 gds. 1 cr. share	Hardhaudra Bhaumiok Muktasundari babya Gapal Krishna Poddar Gobinda Ohondra Ghattack Krishna Chandra Ghattack Hardhaudra Bhaunick Awand Mohmi Ghattack	29 74 22 23 4 11	0 8	100000000000000000000000000000000000000	00000	0000000	000000000000000000000000000000000000000	
			685	15	U	\$10	7	10	
	Second Class Mehale to								
1963	Remmed estates opposite to juil, pergunnals Alapsing.	Harmandari Debya, Chandbu- rani and others.	474	0	0	OLS	0	0	Settled for 33 years, from 1st Baisak 1201 B.E., corresponding with 13th April 1374, to Chatt Soth 1315 B.E., or 11th April 1997.
1395-255	Joar Majidpore, pergunnah Bar- dakhat.	Baidyn Nath Male and others	717	5	0	4	Ó	6	Settled for 50 years, from 1st Baissh 1202 B.B., corresponding with April 1805, to Chair 1311, or April 1905.
8955	Roumed estate Reel Challangi, pergunnah Mymensingh.	Bhabusundari Debya, Chand- hurani and others.	854	0	Đ	1.38	Q	D	Settled for 33 years, from 1st Baimb 1841 R.E., corresponding with April 1874, to Chait 1813, or April 1907.

MYMERSINGE COLLECTORATE, the 4th December 1876.

R. H. PAWSEY, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Balasore will be put up to public and unreserved sale at the Collector's Office of that district on the 20th by of January 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are frected to be realized in the same manner as arrears of revenue, due on the 8th day of November 1876.

Name of Pergunnah	Name of Mohal.	Name of Zemindar.	Gov man ver	LL F	·8-	Δn	"Cally ?	η.	RAMARIE.
			Re.	Α.	P.	The.	Α.	p.	
21 Disassugger	Takuk Mahura	Chowdhury Nikanto Mahapitra, Himakr Panda, Markord Panda, Purtesetum Panda, Pahalad Panda, Sa- hadeb Panda, Janardeo Panda, and Joyseb Panda and others.	2,279	4	2	Ą	8	1	The interest of Chewdha- ri Nilkants Mohapatra in this estate only is to be sold. These of others have proviously been se-
to Tehrachper	Caq1wdbov	Kisoro Charan Chowdhury, Nabakisoro Mohapatra, Naruiri Ghose, Emsjudi Khan, Gengarani Mohapatra, Chow- dhury Stadhisaudan Mohapatra, Rhug- but Mohapatra, Krupasindhu Mohapatra, Golani Mrutaja Khan, Golani Minjatalia Khan, and Raja kirakisa Chandra Bhung Bahadoor.	 	8	11	10	6	84	]mr/mred.
(Gurpada	Tahak Gurpada	Bhuyan Kiphyatula Khan, lilmyan Suhorah Khan, Jerzor Khan, Suhadad Khan, Jerzor Khan, Suhadad Khan, Fraciad Khan, Suhadad Blin, Bhuyanea Phalazza Biul, Shiyanea Phalazza Biul, Shiyanea Rahananilaa Bihi, Mahamed Akhtar Khan, Bhuyan Sidat Khan, ather and guardian of Nabidad Khan minor, Bhuyan Islam Alustata Khan, Bhuyan Islam Alustata Khan, Bhuyan Ahdal sabhan Khan, Srimati Shagabati Daa, hodyanath Palanati, and Kadha-kristan Mahanti, and Kadha-kristan Mahanti,	PiG	19	111	20		3	4
26 Dhamagaer	Taluk Johangte	Khetranath Rai, Achutanund Das, Sanatun Punda, Dyanidhi Dakhin Ray, Harekrishun Das, Americanus Bibi, Atalbehari De, Sidhyanath Pati, and Plakar Sahu, mhor and others.	2,256	0	8	188	7	10	So much is to be sold as has not been apparated under Act XI of 1888.
State Bearing &	Araji Muajib Darara	Hausmoni Del, Kuinnili Sahu, Hari Sahu, Mayabari Sahu, Loknath Sahu, Sanatun Sahu, Bipra Charan Sumunta Koy Mobapara, and others	135	4	o).	11	6	14	

BALLBORE COLLECTORATE, the 15th December 1876.

T. NORMAN, Acting Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Southal Pergunnalis will be put up to public and unreserved sale at the Collector's office of that district on the 12th January 1877, corresponding with Bengali 1283 Pons 29th, Friday, for arrears of revenue and other domands, which, by the Regulations and Acts in force, are directed to be realized in the manner as arrears of revenue due on the 4th day of October 1870.

iumber on he resenue roll.		Name of Propriotors.	Budder Jus	70		Amount of arrears for which the entate is to be sold.	BRAINE
		Permanently settled Estates.	Rg.	٨.	P.	He. A. P.	
499	Tappeh Chatowila, per- gunnul Jumni.	Bhowani Choron, Horikar Charen Jahwar Bam- janki, Lokmon Thakour, Ronuman Thakeur, Musamun Girja Dasas, Kawai Roy, Dindoyai Roy, and flundor! Bahoer,	741	9	a	, 54 9 0	
166	Jagurindari Tappeh	Rani Dularbutty and Babaram Sah	2,405	0	0		
	Monthart porguniah Monthart	Deduct separate account of Rani Bularbutty, which will not be sold, Rs. 1,239.	1,590	0	0	1	
		Balance being the separate account of the undermentioned party, will be sold for arrears of Government revenue, Rs. 64-15-0:	88,1 dah x			44 16 0	
		Babaram Sah.					

JOHN BOXWELL, Offg. Deputy Commissioner, S. P.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates in the district of Backergunge will be put up to public and unreserved sale at the Collector's office of that district, on the lith day of January 1877, for arrears of revenue and other demands, which, by the Regulations and Acta in force, are directed to be realized in the same manner as arrears of revenue, due on the 4th day of October 1876.

Number on the towies.	Cluss.	Names of mehala and pergranals,	Proprietom.		dder oms		ĀTPO	136	áu.	Luxanes,
ъ	8	3	4		Б			8		7
		7-14	Iswar Chandra Roy, Japat Mohini,		A.		Ra.	4	P.	FM the antimerates and the rate of
1. 1914	lark olams	TRIPPS TRANSIL Bhistilabad; hiu- na logda.		1,000	5 1			•		Of the entire metate, held the next share of the entate, hearing a sude jumma of the Latte hearing a sude jumma of the Latte held hearing to the properture towar Chanten Boy, he Mehmi, Taramana, Bana Bendari, Rolm Harpstoni, Jaget Tare, Krishna Maoi Bhatischarjos, Hisb Ham Sen. Gun Prosud Shaha, Hhairah Chandra theo dhury, Gunr Mohan Das, Ram Kumar Koy, Surja Kumar Roy, at Raj Kumar Roy, Surja Kumar Roy, at Raj Kumar Roy, with only te soil of arroars of Givernment recents 194 25 states of Garra Prosud Shaha, Kalachui Sharandar, Ham Ridya Sai, Prosail Kumar Roy, and Shambia Chandra Chandra, ber which separate accounts we opened, will be accided from the sair.
1. 4769	ist cipus	Jaar Lonalis, in perganush Bo- tergonodpur.	Jaga Handhu Nag and Jaga Mohan Guha.	940	1	Ok	00	11	ᡤ	Of the entire estate 12 annae share, beam a sudder jumins of Re. (11-12-9, belowin to the proprietor Jaza Muhan tulin 11 be sold for arrears of tievenment retember annae share of Jaza Handau Nat. Is which a separate account was opened, sibe excluded from the sale.

ZILLAR BACKERGUNGE COLLECTORATE, the 30th November 1878.

E. J. BARTON, Offy. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of East Burdwan will be put up to public and unreserved sale at the Collector's Office of that district on the 9th day of January 1877 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of September 1876, but that being a close holiday, the last day of payment was the 4th October 1876, on which day the court reopened after the vacation.

No. in the rent-roll.		Name of mehal; and pergunnah.	Names of propriedure.	Gort, rerenus.	Renalth
154	Piret class per- mation by-set- bled setate.	Course, per- gumen Man- dualper.	Kristodab Shuttacharjee, Omash Chundar Mockerjee, Bejoy Chunder Muckersee, Rimeasuree Dabon, Chundor Kani, Luckhykant Dwart, ant and Scorjeckant Hhattas charjee, Kanarusah Banerjee, Prossorio Coomar itsanerjee,	28. A. P.	The estate is to be sold in arrests of interpretal revolute only.
•			Reminath Hausrice, himself and as guardian of minors Johnstott and Endharomen Banerice, Makendromath Jenerice.		a Mada

BURDWAN COLLECTORATE, the 18th November 1876.

E. H. WHINSTELD, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1869, that the undermentioned estates in the district of Hajshishye will be put up to public and unreserved sale at the Collector's Office of that district, on the 10th January 1877, corresponding with the 27th Poush 1288 B.E., for arrears of revenue and other demands, which, bothe Regulations and Acts in force, are directed to be realised in the same manner as arrears of revenue due on the 28th of September 1876.

portia	Name of mobil and pargunash.	Manon of proprietors.	Government revenues.	Arrears due.
			B. A. P.	Rs. A. P.
186	Mouseh Strebert and Pihi Dercouch, pergumah Mahammedpore.	Worshipper of Radba Gevinda Deb Thakoor, Paja Bayi, mother of Gowinda Prosad Singh Raya, milner, Girish Chandra Dutta, Pratima Scondari Dasya, and Mr. A. Galleis.	1,875 18 0 Police, 80 6 0	
	,	Deduct on account of separate account opened under Act XI	4,404 8 D	
		of 1859— Special No. 1.—Grish Chandra Dutta, share 2 annae 2 gundas 3	581 4 0	
		cowries and 10 teel.	Police,	
			585 v v	
	•	Special No. 2.—Pratima Scondari Danya, share S annas S gundas 2 cowries and 10 teel.	681 4 0 Police,	
			585 & D	
	•	Special No. 3.—Mr. A. Gallois, share 6 annas	1,204 & 0 Police, 8 8 0	
	,		1,919 10 0	
			2,863 4 0	
		The remaining abare to be sold, belonging to worshipper of Radha Govinda Deb Thakoor, Paja Bayi, mother of Govinda Proced Singh Bays, minor.	20 7 1 0 Police, 13 14 0	401 1 0 Police, 2 11 0
			2,020 15 0	403 19 0
950	boorjapara, pergunah Teguchbs.	Santa Moni Debya, Sabitri Dasya, Kali Prasad Chaudhori, Bhaba Deb Talukdar, Debi Prasad, Ram Sonaton, Ganga Prosad Latiri, Iswara Chandra, Ganga Govinda Roi, Bipin Chandra Chowdry, Bama Soondari Debya, Pran Lal Kai, minor Guori Nath, Gorco Prosama, Paresh Nath Rai, Ram Charana, Gootoo Chara, Baroda Chara, Ganga Chara, Sib Chara, thonga Itasa Khao, Hara Moyi Debya, Kainah Chandra Lahiri, minor, Hari Dasa Jahiri, Kali Soondari Debya, Dig Basona Bebya, Soorja Kanta Lahari, Chandra Kanta Lahari.	1,504 16 0	
		Deduct on account of separate account opened under Act XI of 1859—		
		Special No. 1.—Share 1 suns 11 gundas 2 kranti, Ram Charn, Gooroo Charn, Baroda Charn, Ganga Charn, Sib Charn, Durga Dasa Khan.	156 4 0	
		Special No. 2.—Share 12 gurdas 3 cowries 2 kag 19 teal, Hara Moyi Debya, Kallash Chaedra Labari, minor, Hari Dass Labiri.	65 6 Q	
İ		Special No. 3,-Share leanns 1 gunda 1 cowris 1 kranti, Kali Boundari Dubya.	107 O O	-
		Special No. 5.—Share 5 gandes 1 cowrie 1 kranti, Scorja Kanta Labiri.	78 12 0	
,		Special No. 6.—Share 10 gundas 2 cowries 2 kranti, Chandra Kauta, Ramani Kauta Lahiri.	68 8 0	
		Joint elars, Santamoni Debya, Sahitri Dasya, Kali Proced Chewduri, Bhaba Deb Talcokdar, Behi Proced, Ram Sanaton,	1,160 6 0	
		Genga Presed Labirt, Iswara Chandra, Genga Govinda Hal, Bipin Chandra Hat, Ruma Soundari Debya, Pran Lal Ital, miner, Gonri Nath, Goeroo Prasanna, Paresh Nath Rai.	1,500 3 0	
		The remaining to be sold, special No. 4, share 7 gundas 1 kag 9 teel, Dig Basana Debya.	86 <b>1</b> 1 0	0 14 0
279	Kienat pergunnah Hoo- zoorapore.	Worshipper of Radha Govinda Deb Thakeor, Paja Bayl, mother of Govinda Pressd Singh Hays, minor, and Mr. A. Galleis.	1,629 18 0	
		Deduct on account of separate adjust opened under Act XI of 1850-		
		Special No. 1 Share 6 annes, Mr. A. Gallois	611 8 0	
		The remaining to be said, worshipper of Radha Govinda Deb Tunkoor, Paja Hayi, mother of Govinda Proced Singh Raya, minor.	1,618 10: 0	\$08 T 0

BUREAUTE CORRECTORATE, the 24th November 1876.

H. J. H. FARSON, for Collector.

Dece will be put up to public and unreserved sale at the Collector's Office of that district on the 20th day of February 1877, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of September 1876, but payable to the close of the office on that day on account of Durga Puja holidays) on the 4th October 1876, which was the first open day after that holiday.

No. on the rent-roll.	Name of mebal and pergumah.	Name of proprietor.	Budder jumma.	Amount of	RHILLER
	Pergunush Govindpur Boname Bam Mauke- kyo.	Ram Manickyn and Juego Bundhoo Sein, Sri- mali Isturce Gupts, Srimato Madhumain, Durga Naund Dass, Srimati Sibu Sundery, and basi Proo Budre Buur Gupta, Rajkishore Das, Srimati Masuarana, Srimati Joykak, Chunder Nauth Roy, Gora Chand Chuker- butty, Moulvie Hakibulla, Rahperasd Mundal, and Brinath Chukerbutty.	Rs. A. P. 693 5 4k	Ra. A. P. 203 13 - 45 c	Buties main wil to

DACCA COLLECTORATE the 23rd December 1876.

R. D. LYALL, Offg. Collector.

# Rooghly Floating Bridge.

Statement of Receipts from Local Traffic, ending 21st December 1876.

		Fo	07-	Pas	erp drug				1	BB I	COLDS.		_			1	
		Calout			Howa			Calcut			Howns Calcu			Tob	1.		Rukares
		Ra.	A.	P.	R4.	٨.	Ρ.	Ra.	≱,	. P.	Ra.	۸.	P.	Ra.	Д.	P.	
atal of the week	.,	389	1	9	866	1	8	408	0	0	458	10	Ð	1,704	18	9	
'otal of previous 60 weeks		21,246	7	9	19,007	0	в	23,688	4	В	19,678	9	0	88,517	14	6	
Grand Total		21,637	9	6	19,871	10	9	24,066	- 6	ß	20,127	3	Đ	₿5,292	12	8	

By order of the Commissioners,

CALCUTTA, the 23rd December 1876.

(1075-1)

G. H. Simmons, Secretary.

# Statement of the Affairs of the Bank of Bengal for the week ending 19th Dec. 1876.

Capital puid-up Reserve Fund Public Deposits at Head Office Ditto at Branches, Other Deposits at Head Office Bank Fost Bills, &c. Bandries	12.1T) HB. 89.45,646 10 91.80,252 13 and Branch	1	2,00,00,000 16,72,099 1,72,81,899 2,42,86,187 3,02,496	7 13 2	5 5 9 2	Loans on Government Securities, &n., at Head Office and Branches Accounts of credit on Government Securities, &c., at Head Office and Branches Bills discounted and purchased at Head Office and Branches Balances with other banks Bullion Dead Stock Shamps	Re. 1,84,10,877 68,63,971 40,68,997 1,78,35,056 8,29,997 10,083 10,982 10,281 1,54,709	5 10 5 16 TO 16 16 16 16 16 16 16 16 16 16 16 16 16
	Total	491	6.43,78,570	0		Cash and Currency Notes at Head Office, Rs. 1,69,00,017 19 1 Cash and Currency Notes at Branches 1,11,58,847 4 10	4,20,11.804 2,13,66.786 0,43,76,570	011

BANK OF BRHOAL, Calcutte, the 21st Dromber 1876, J. Gonpon, Chief Acolt. & Dy. Sony.

R. HARDIR,

(1079-1)

R. Hanning,

of Interest in London's under deduction of amount re-transferred to Indie, and outstanding in the Broke of the Bank of Bengal on the 15th December 1878.

P	30			+	4 PRR CHEZ.	r. Loans			44 Ps	44 Pan Crat. Loans	SETO	Jo.	Ju	6 PSR CRIT. D.	5 Per Curr. Designations son	
	Unuj									+		Ithol	пафі	10 years.	'16 years.	
PARTICULARS.	1999 per 68	of 1884.24	1 x 3 6 . 1 1 0 . 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	of of 1835-36. 1835-36.		1843-00	A 45.	Trainfer of 1865.	of 1976. of 1871.	of 1871.	of 1879.	5 per cent.	'09-588t 19 bec osar	Re-psyable,	Re-payable, June 1882.	Total Unoversity
Salanes of Stilk Nevember 1878	66,60n	38,173		14,65,493	\$1,49,400	\$.346 64.65,588,199,400 1,504.84 0 1,008,19,00 1,80,81,800 1,80,81,77,700	1,08,61,300	1,60,61,800	34,77,700	E,57,000	9,87,00u 8,80,60,840	88,8/Hp	88.8nm 1.17,40,000	000'88'88	33,15,000	18,76,86,919
Ans-													L			
Appears emissed at Madrus between 1st and 18th		!	į		:	1	-	-	1	‡	Par In-	1	10g		P P P P P P P P P P P P P P P P P P P	9
Amount sufaced at Bombay between List and 18th	:			- 1	4	4,000	1	14,000		**	000'0	+ 1 4 8	94,000	# + + + · · ·		61, 40
Amount enfaced at Calentia between 1st and 15th	ŧ	4	1 21	7	* * * * * * * * * * * * * * * * * * *	009'86	4,000	1,63,800	8,000	÷ ;	:	-	91,800	# q y	a map popular	2,81,100
Тота	58,600	83,179		14,66,493	31,40,400	8.848 1 8.86,493 31,40,400 1,61,67,300 1,08,86,300 1,63,82,100 94,65,700 8,51,000 8,30,600	1,08,86,800	1,63,88,100	94,65,700	9,57,000	2,90,69,800	82,8um	82,8.v/ 4,18,08,300	98,95,0×n	33,15,000	19,78,69,519
America within all in the London Engisters		:		1	3,300	44,000	8,000	1,10,900	2,000	-	18,000	*	4,06,900	10 P V 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	****	8,90,800
Balance on 16th Dudencher 1876	56,8Uv	0 53,173		14,65,463	3,35614,65,463 31,47,900 1	1,61.18,000	1,08,37,300	1,61,21,900	34,88,700	2,67,000	.51.18,000 1,08,37,300 1,61,81,500 34,83,700 2,67,000 8,90,51,500		69,800 6,16,01,100	\$8,55,000	28,16,000	TI,79,79,919

North.—From 9th June 1987 to 18th Oct. 1876—Backwad from India 1,384 lakks; retransferred from Landon 2,409 lakks.

John Oct. 1876 to Stat Oct.

John Oct. 1876 t

100 E

Balance againet London

PUBLIC DIRE OFFICE, BARK OF BERGAL, Chilestie, the 19th December 1876.

# Commissioners for making Improvements in the Port of Calcutta.

## NOTICE.

## 17 HDER SECTION ( OF ACT V (B.C.) OF 1870.

THE following packages, landed at the Jetties from the undermentioned ships, have been removed to the Corn. missioners' Import Warehouse, where they remain at the risk and expense of the owners. If not observed within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

o of removal to Impera Vareboose.	Number, Mark, and Description.	Countywees.	Shipe.
		-	-
1876.			
	86 T D.D. 6.0	01	G. M
Dec. 21	35 Kegs, BR & 8	Order	St. Maur. Ditto.
21	43 Packages, G D K in a diamond, bottom C	Ditto	Ditto.
21	1 Case, G. F. K. & Co	Titlean	Ditto.
0.1	30 Kegs, H D F in a block	Thirtie	Ditto.
9.1	81 Kegs, 149 in a diamond, top L S, bottom G S	Ditto	Ditto.
99 4	1 Caso, 121 in a diamond, A. B. & Co. outside	Ditto	S. S. Indus.
» #2	8 Cases, 601 in a diamond, A. B. & Co. outside	Ditto	Ditto.
22	1 Case, B & M	Ditto	Ditto.
,, 22	3 Cases, T. H. Bigs, Esq., Accountant-General's	Addressed	Dittu.
	Office, Lahore.		
,, 22	1 Cask, B & C	Order	Ditto.
22	1 Case, C S & S in a diamond, care of Mesers.	Ditto	Ditto.
	W. H. Fitze & Co.		701
,, 22	2 Casks, E. Champion, Esq., Jabulpore	Addressed	Ditto.
, 22	3 Bales, D N, with F G below in a circle	Order	Ditto.
,, 22	1 Case, Coptain Drury, blat King's Wing, Meerut	Addressed	Ditto.
22	1 Caso, F B in a diamond, top T S	Order	Ditto.
29 AB	1 Bale, FO in a diamond	Ditto	Ditto.
j. 22	1 Case, H & C in a diamend, bottom C L, Madras	Ditto	Ditto.
22	1 Case, H F S 1 Case, HK & S B C in a diamond	Ditto	Ditto.
00	0.0 7.001 11 1	Ditto	Ditte.
- 90	5 Bales Hides, L. W. T. & Co.	Ditto	Ditto.
99	1 Dala M A M Vin a seems	Thitte	Ditto.
99	1 Case, G. B Maconcelie, Oudh Commissioners,	171600	
15 50	care of G. Arbuthnot & Co	Addressed	Ditto.
22	1 Bag or Package, N K	Ondon	Ditto.
22	1 Case, R C	Ditto a	Ditto.
. 22	6 Cases, 8 in a triangle, E K	Ditto	Ditto.
,, 22	4 Cases, S H C	Ditto	Ditto.
. 22	4 Cases, S H C 5 Cases, S W M & S	Ditto	Ditto.
e. 22	1 Case, 184 in a diamond, top S E C, bottom McC.		100
	& Co	Ditto:	Ditto.
. 22	1 Case, G. O. Smith, Esq., H. M.'s 80th Regiment,		Dis.
-	Knyet May, British Burmah	Addressed	Ditto.
23	2 Casks, 8 W M & 8	Order	Ditto.
99	1 Case, 8	Ditto	Ditto.
60	18 Cases, T. M. & Co. 1 Case, T & H	Ditto	Ditto.
90	2 C. 1. Miles 1 Comment of 10 C 1 comment 19 29	Ditto	Ditto.
00	1 Chan Marone Y Whampan & Co. Calman	A 12 1	Ditto.
2, 22	4 Cases, [1' O 3A], or Major Wood, Rifle Brigado	Ditto :	Ditto,
22	1 Case. W.K.	Ondon	Ditto.
,, 22	1 Sample Parcel, S H & H J	Ditto	Ditto.
22	1 Sample Parcel, Dwarksnauth Dutt and Nephew	Addressed	Ditto.
, 22	1 Sample Parcel, Hon'ble Henry Bell, Legal Re-	Ditto	Ditto.
	membrancer,		
., 22	I Sample Parcel, Thomas Carritt, Esq., Messrs. L	Ditto	Ditto.
	W. Toulmin & Co., Radha Bagar.	- *	
и 19	242 Bundles Corrugated Iron, H	Order	S. S. Daries.
. 19	8 Bundles Iron, N. F. & Co.	Ditto	Ditto.
,, 19	1 Iron Cover, F. M. & Co	Ditto	Ditto.
,, 19	12 Iron Posts, N. F. & Co. in a block, bottom F. M.	Ditto	Ditto.
10	& Co.	Thise.	City of Ediaburgh
19	26 Axels, M B	Ditto	Ditto.
10	1 Bundle Sheet Iron, R P rupes brand 1 Loose Sheet, no mark	Ditto	Ditto.
10	O Dani Dani I I I O	Ditto	Ditto.
10	9 Bare Flat Iway no marks	Ditto	Ditto.
10	9 Dings no mank	Ditto	Ditto
20	2 Packages, N. F. & Co. in a block, bottom G E L	Thinks	Ditto.
90	A supplied of loose Directs as work	Ditto	Ditto.
21 20	To demute A rooms Winds, no mark	7514100 111	

# LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having those Notes in his possession, or claiming a right to them, is warned to communicate at sore with the undersigned:—

#### Notes wholly lost or destroyed.

Serioli	n No. of Notes.	Va]ua.	Hame of Claiming,
10.		Ra.	
316	L 72-65888	70	The Chief Superintendent, Travelling Post Offices in India. Allahabad.
-48	L 78-75382	20	Mesers. Watts & Co.
317	L 82-24940	100	Siboo Das Mitter.
319	L 67-81928	50	Nadar Shah.
919	L 82-70562	100	Bhumboo Chander Chunder.
331	T. 63-27071	1,0007	Their or Change Chattain
322	27072	1,000	Tarince Charan Chatterjee.
307	T. 63-24031	1,000	Sivaram Kedernath.
\$23	L 06-79343	50	A. H. Haggard, Sub-divi- sional Officer, Scrampore.
994	L 88-17887	100	C. G. Smith.
325	1, 76-54126	10	Umbica Charan Chatterjee.
396	L 87-96137	60	Nobin Chandra Roy.
329	1, 87-70900	10	Nivarun Chandra Mooker- jre.
330	L 82-49687	100	Gunga Narain Das
132	A 87-28480	1,000	Tah Raw.
383	L 67-44809	61)	
	-38270	50 }	Rambrohmo Nundy.
		50)	
334	L 8-98236	100]	
	L 86-04509	60 ]	
	L 49-11851	50 [	Sheahibhoosun Ganguly.
	L 19-70006	<b>5</b> 0 f	other state of the ball.
	23809	50	
1116	L 40-25288	80	M. Bud Marks Co. 1
105	L 86—23070	10	The Post-Master-General, N. W. Provinces.
337	L 85-01889	1,000	Captain P. Ozilia.
338	L 83-16280	100	Hafez Kureem Bukhah.
840	1, 52657 12	500	George Sherman.
	Notes part	ially la	et or destroyed.

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Notes partially last or destroyed.
 570 L 9--68677
571 A 91-68222
L 52-70841
                              5 R. H. Hill.
                            100 | L. de St. Hilaire.
373 L 86-50119
                             10
      L 67-95242
                                 A. F. Catania.
      L 86-09877
                             10
                             10
                             10)
20) The Asst. Supdt. of Police
20) in charge, Monghyr.
      L 44 - 81720
 178
      L 79-20290
      L 80-27591
L 76-19988
874
   L 72-37017
L 32-28480
                             10
                             10
     L 62—33286
L 86—07458
                             10
                                  Hire Lal Biswas.
                             10
      L 86-06876
                             10
      L 87-22800
                             10
      L 80-21771
                             10
174 L 71-04183
L 76-14323
                             10
                             10
10
      L 76-94799
                                  Hira Lal Biswas.
   -0039B
                             10
           -62253
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      L 80-46662
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 376
      L
         1-65500
                             10 A thootosh Chuckerbutty.
10 Bhowan Chunder Ghose.
     1-68500
1-80-89088
1-44-94794
                            20 E. A. Mackintosh.
      L 64-09709
       22-70308
     L 60-79036
                                   Ram Lal Lahury.
                             50
     L 40-75537
L 21--58640
370
                             10
                                   Lalla Mul
                                   Subhan Ak.
Hari Prasanna Mukorjee.
Raghunath Ohukravarti.
                              6
181
      L 89-19695
     L 80-45642
L 15-61896
L 62-91415
                             20
äka
                                  Randoyal Gupta.
Mogul Jan.
Dhurmo Das Boso.
Amir Ali.
                              5
180
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Notes partially lost on destroyed.
Retister Ro. of Notice.
                        Value.
                               Mame of Chamant
10 Bisessur Nath.
                         Bissessur Nath.
                             J. Coello.
Nebin Chandra Chow-
dhury.
Khirud Mohun Bose.
890 L 57-27810
                         10
      L 89-20971
                         20
291
                        500 | 1000 | Jattra Mohun Biswas | 5 | Rhoobun Mohun Gilbs
      L 68-98743
L 68-98743
L 77-76666
392
      L 15-46081
                             Bhooban Mohun Glifsed,
Woopendra Nath Ganguly
Koilas Chandra Mittra.
O. P. Palmer,
Shahamut Khan.
      L 76-54324
 898
      L 89-15395
 894
      L 66-64087
 295
                          60
      A 79-25010
L 43-13430
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 897
                          10
                         100 T. De Jombal
      L 82-41782
 398
      L 1-03742 7
A 98-10185 }
L 16-05045 }
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 256
                        10 Hajee Abdulla Noor Ma-
homed.
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257
                        5 Hurro Mohun Banerjee.
     L 37—98224 }
280
                         20 Ojoodhia Persland.
261 L 21—06061 7
                           g Trailokya Nath Dhur.
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262 L 73-19127
                         10 Fuzlur Rushred.
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255 L 58-60737 }
-56072 }
                         30 Sham Chand Paul.
      L 15—(9859 )
           -09658
 263 L 67-80403
                          50 Shib Chundra Chowdhury.
            -80402
264 - L 15-00130 }
                           5 Sreekunto Singh.
             -00129
*265 L 69-13159
                         10 Joy Kissen Dobey.
             -13160
266 L 37-87276 )
                          20
            -87274
                              Gopaul Chandra Paul.
      L 15-49275
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             49274
100 Pundit Decki Nundun.
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 268
                          20 Satcoury Mukerjee.
       J. 48-89328
 260 L 16-73035
                           5
           -73036
      L 20-37163 (
                           5 Bejoy Nath Chatterjee.
           -37165
      L 9-12448
                           8
270 L 23-77087
                           5 Woomes Chandra Dutt.
272 L 78-27345 | -27347
                          20]
      L 24-28550 }
                           5 Brojonath Rukhit.
       L 23-11733
       L 15-76850 }
           -17820
 273 L 25-97939
                             Mahomed Anwar.
           -97938
 274 L 5-23808
                          10
            -23800^{-1}
      A 98-81232 }
                         10
      L 9-61634)
                              - Radhanath Chatterjee.
                           5
            -61633
      L 21-31527
                           6
            -81517
       ., —81617 .
A 19—11545 .
                          10
           -22136
 275 L 13-90792
                          20
             90703
                               Hurroprosad Bauerjee.
       L'13-05413
                          20
             05410
276 E 5-95025 2
L 64-11818 3
277 L 15-72288 2
                          20 Hurry Coomer Bose.
                           5 Chundy Chuen Dutt.
       L 10-63850 j
  R. E. Hamilton.
Offg. Ant. Commr. of Paper Currency.
Paper Currency. the 23rd December 1876.
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#### Time Ball.

DURING the general holidays the Time Ball will be dropped on the following days:

Thursday, the 28th Recember 1876.

Tuesday, the 2nd January 1877.

GOFENNATH SEN, in charge of the Observatory.

SURVEYOR-GENERAL'S OFFICE, the 22nd December 1876.

Notice.

THE public is informed that under orders of Government a gasette, to be called the Bohar Hindes Gasette, will be published at Bankipore from the 1st January next. The subscription to the Gazette has been fixed for the present at Ba. 6 per annum, including postage, or Rs. 4-8 without postage.

Patra Communications of the Bankipore from the 1st January next.

B. C. Bayum, Communication of the Communication

#### Notice.

THE post of a sworn Examiner of Translations of Urdu and Persian documents is vacant in the Privy Council Department of the High Court.

Candidates are requested to apply to the Registrar.

W. M. Sourran, Registrar.

HIGH COURT, APPELLATE SIDE, the 1st December 1876.

#### Notice.

WANTED a Teacher for the Guru Training Class of the Patna Normal School, on a salary of Rs. 20 per measure. Applications, with copies of testimonials, to be sent to undersigned on or before the 4th January 1876.

C. A. WILKIES, Secy., D. C. P. I., Paina.

WANTED for the District Engineer's Office, Rungpore, an Accountant and Head Clerk, who is acquainted with the accounts and forms of business used in the Public Works Department. Salary Rs. 50 per month. Apply early, stating qualifications and furnishing copies of certificate to

The District Engineer, Road Cess Committee, (1058-2)

#### Wanted

TUENDERS for the construction of five corrugated iron Latrines, with posts and tubs, &c., in the City Moor-shedabad Municipality. Particulars to be accertained in the Office of the Calcutta Gazette. Address The Sub-Dival. Officer and Chairman, City of Moorshedabad Municipality.

WANTED a Second Clerk for the Darjeeling Settlement Office. Salary Rs. 40 per measem. Proference will be given to candidate who may have served as clerk and mohurir in Government offices.

Applications will be received by the undersigned up to 7th January 1877.

J. W. Eddar, Dy. Comm. of Darjeeling.

Gamp Santasikavya, the 22nd December 1876.

WANTED an experienced Draftsman for the office of the District Engineer of Dinagepore. Salary Rs. 90 per mensem. Applications will be received by the Magis-trate till 20th January 1877.

H. G. Cooks, Joint-Magistrate in Charge.

#### Public Works Department.

NOTICE TO CONTRACTORS.

TENDERS are invited for the execution of certain additions and alterations to the record-room of the Sub-Registry Office building at Sucree, in the Beerbhoom district.

district.

Hills of quantities of the different items of work can be had on application to the undersigned.

Tender for the above works will be opened by the undersigned before such contractors as are present at the Executive Engineer's Office, Burdwan, at 3 r.m., on Wednesday, the 10th January 1877.

G. F. E. S. Nelle, Civr., M.s.C., Executive Engineer, Burdwan Dioteica.

Burdwan, the 21st December 1876.

### For Sale.

A FIVE annua share in the Pundoul Indigo Concern,
Tirhoot. For further particulars apply to
Bage Dunton & Co. CALCUTTA, the Sist October 1876.

Lost.

A N interest warrant No. 057927, dated 1st November 1876, for Rs. 20, being the 23rd half-year's interest on two 4 per cent. Government Promissory Notes for Rs. 500 each in favor of Captain F. W. Boilean.

#### Uncovenanted Service Family Pension Fund.

Norica.

THE Thirty-pinth Annual General Meeting of Subscribers to the above Institution will be held in the Town Hall on Saturday, the 27th January 1877, at 3 p.m., to receive the Report of the Directors, and to consider such matters as may then be submitted.

By order of the Directors,

W. H. RYLAND, Secretary.

CALCUTTA, the 23rd December 1876. (1073-1)

THE husiness heretofore carried on by the Camperdown Pressing Company, Limited, and by Henry S. Cox, respectively, will hereafter be carried on by, and under the style of, the Camperdown Trading and Pressing Company, Limited, by their Agent Henry S. Cox. For the Camperdown Pressing Co., Lid., in liquidation—Haney S. Cox, Agent for the Liquidator.

For my own firm-

HENRY S. COL. (1060-f.s.)

OALCUTTA, 20th December 1876.

# Estate Henry W. Anderson, deceased, late of Jamalpore, Monghyr.

Advertisement under Section 7, Regulation V of 1799. CERTAIN assets belonging to one Henry W. Anderson, a Contractor, residing in Jamlapore, Monghy, who died on the 20th October 1876, are in the enstedy of this Court, and will be made over to any body legally entitled to receive the same.

J. M. Lowie, Judge of Blaguipere.

BHAGULPORE DISTRICT JUDGE'S COURT,

The 18th December 1872.

The 12th December 1876.

Estate of Nana John, alias Nancy Aganoor, late of Calcutta, a widow, deceased.

NOTICE is hereby given that by a Deed of Conveyance and Transfer bearing date the 11th day of December 1876, and made between Edward Stephen Vardon, of No. 24. Park Street, in the town of Calcutta administrator to the estate and effects of the deceased abovenamed of the one part and Falkiner Sunder Colis. Eug., Officiating Administrator-General of Bengal of the other part, the estate effects, and interest rested in him the said Edward Stephen Vardon, by virtue of the letter of administration, with a copy of the will of the deceased abovenamed annexed, thereto, have been, with the content of the said Administrator-General of Bengal, convoyed and transferred over to the said Administrator-General of Bengal under Section 31 of Act H of 1874.

Calcutta, 18th December 1876.

New Beerbhoom Coal Company, "Limited."

New Beerbhoom Coal Company, "Limited NOTICE is hereby given that the Seventh Ordinary General Meeting of the Shareholders of the above Company will be held at the Office of the Company & Pairlie Place, on Saturday, the 6th January 1877, at moon, for the purpose of receiving the Directors Report, and passing the Accounts for the half-year ending 31st October 1876, electing Directors, and for the transaction of any other business that may be brought forward.

The Share Transfer Books of the Company will be closed from the 23rd December 1876 to the 6th January 1877, both days inclusive.

A. R. McInton & Co., Managing Agents.

Calcurra, December 16th, 1876.

Labor Transport Company, "Limited."

AN Extraordinary General Meeting of Shareholders A will be held at the Registered Office of the Comment, No. 13, Clive Street, on Monday, the 22nd January 1877, at noon, for the purpose of passing a special resolution to alter the present Articles of Association to the artest as communicated to the Shareholders by circular.

T. H. Bunnerz, Managing Director.

Calcurra, the 22nd December 1876. (1074—2)

Bishnath Tea Company, "Limited."

NOTICE is hereby given that a further call of Rs. 20 per share on the contributory shares of the above company has been made payable on 31st January 1877 at the office of the undersigned.

Shareholders are requested to send in their scrip for endorsement of call. By order of the Board, williamson, Magoe and Co., Secretaries.

No. 7, New China Bazas Street,
Calcotts, 20th December 1876. (1987—4)

The Dehing Company, "Limited."

NOTICE is hereby given that an Extraordinary General Meeting of the Shareholders will be held at the affects of the Company, No. 4, Clive Street, on Wednesday, the 27th day of December 1876, at 12 o'clock moon, for the purpose of passing a Resolution confirming the following special Resolutions passed at an Extraordinary General Meeting of Shareholders, held on Wednesday, the thirteenth day of December 1876, viz. the thirtcenth day of December 1876, viz.—

1st.—That this Company be voluntarily wound up.

2sd.—That Mr. R. C. Noble be appointed Liquidator thereof, and the amount of his remuneration fixed at Rupers five hundred.

3rd—That with Liquid.

Rupers five hundred.

3rd.—That such Liquidator do forthwith convey and transfer the assets of the Company to a new Company, to be formed with similar objects, and the same name, in exchange for 10,000 shares, each of the nominal value of Rs. 100 (of which Rs. 90 have been called up) in such new Company, and to be distributed by such Liquidator steply amongst the Shareholders of this Company, and that the said Liquidator de all other necessary acts, deeds, matters, and things for the purpose of transferring the assets and business of this Company to the said new Company, and for carrying out and completing the Liquidation forthwith.

JOHN ELLIOTT & Co., Managing Assets

JOHN ELLIOTT & Co., Managing Agents. (1068 - 2)

To be peremptorily sold pursuant to a decree of the High Court of Judicature at Fort William in Bengal, in its Ordinary Original Civil Jurisdiction, in suit So. 175 of 1876, (wherein Boido Nath Dutt is plaintiff and Scorjonarain Bose is defendant.) dated the 20th April 1876, by the Begistrar of the said Court, in his adereom at the Court House, on Saturday, the 27th they of January 1877, at the hour of 2 o'clock P.M., the undermationed property, that is to say—

All that piece or parcel of land together with the buildings thereon, containing by estimation four cottahs and thirteen and three-fourth gundas, be the same a linte more or less, structe, lying and being the portion of dwelling-house and premises No. 45. Baniatoliah Lane, Putuldangah, in Calcutta, allotted to the said bourjonarain Bose on partition, and butted and bounded as follows, that uto say—on the south and cast by Baniatoliah Lane; on the west by the portion of the said dwelling-house allotted to Rholanath Bose and Judoonath Bose, and on the north by the house and premises of Gopaul Chunder Chatterine.

Character by the house same parcel of land containing by and also all that piece or parcel of land containing by estimation six cottans, be the same a little more or less, while, lying and being No. 43, Banistollah Lane afterwald, and butted and bounded as follows, that is to say the said lane called Banistollah Lane; the the said lane called Banistollah Lane; sud, and butted and bounded as follows, that is to say—on the east by the said lane called Baniatellah Lane; on the south Ly the house and premises of Gopaul Chander Chatterjee; on the west by the portion of the said dwelling-house allotted to the said Bholanath Bose and Jadansth Bose, and on the north by public drain.

The conditions of sale and abstract of title may be two, and all further particulars obtained, at the office of Motars. Sen and Farr at No. 3. Old Post Office Street.

R. BRICHAMBER, Registrar. R. DELCHARDER, Plaintiff's Attorneys,
Rich Contr. Ontonkil Jumenication,
Richardes Office, Calcutta,
The Such day of December 1876. (1071—1)

TO be peremptorily sold pursuant to a decree of the High Court of Judicature at Fort William in Bengal in its Ordinary Original Civil Jurisdiction in sait No. 86 of 1876, wherein Gopaul Chundor Mitter is plaintiff and Nocoor Chunder Bose is defendant, dated the 20th March 1876, by the Registrar of the said Court in his sale-room at the Court-house on the 27th day of January next, at the hour of 2 o'clock in the afternoon, the undermentioned recovery that is to say

January next, at the hour of 2 o'clock in the afternoon, the undermentioned property, that is to say—
All that brick-built messaage tenement or dwelling-house, together with the piece or parcel of land or ground thereunto belonging and on part whereof the same is erected and built, containing by estimation one beegla and four cottabs, more or less, situate at and being No. 13, Brindahun Mullik's Lane, formorly No. 9, Fuckeer Chund Mitter's Lane, in Mirzapore, in Caloutta aforesaid, and butted and bounded as follows, that is to say—on the north by the house and premises of Bhooth Nath Chatterjee; on the south by a public lane; on the east by the house and premises the property of Dwarks Nath Dutt; and on the west by Friedshum Mullick's Lane. Lane.

The conditions of sale and abstract of title may be seen at the office of the Registers, High Court Original side, and at the office of Messieurs Son and Farr, at No. 6. Old Post Office Street, on any day before the sale, and will be produced at the sale.

R. Belchambers, Registrar
Sen & Pare, Plaintiff's Attorneys.
Calcutta, Huch Could Original Jurisdiction.
Registran's Office, The 19th December 1876. (1068-1)

PURSUANT to a decree made by the High Court of Judicature at Fort William in Bengal, in its Ordinary Original Civil Jurisdiction on the 22nd day of Pebruary 1875, in a suit No. 486 of 1874, (wherein Cowar Jogendro Kisto Deh, of Rajah Nobokiasen's Etreet, in Sobabbasar, in the Town of Calcutta, zemindar, one of the sons, heirs, and executors of the last Will and Testament of Rajah Prossubnouarain Deb Bahadoor, into the tothe same place, Hindoo, deceased, is plaintiff, and Cowar Jotendro Kisto Deb, an infant under the age of eighteen years, that is to say, of the age of six years, or thereabouts, one other of the sons and heirs of the said Rajah Prossunnonarain Deb Bahadoor, deceased, and reemutty Hemangeener Dassee and Kallydoss Bose, otherwise called Kallydoss Mullick, the executors and one of the executors of the last Will and Testament of the said Rajah Prossunnonarain Deb Bahadoor, deceased, all of executors of the last Will and Testament of the said Rajah Prossummerain Deb Bahadoor, deceased, all of Rajah Nebokissen's Street, aforesaid, are defendants), the creditors and legaters of the said Rajah Prossummenarain Deb Bahadoor, who died on or about the 15th day of June 18:0, are to come in and prove their claims on or before the 2<sup>th</sup> day of January 1877, or in default thereof they will be excluded from the benefit of the said decree. Ryany creditor and legates holding any analysis.

Every creditor and legates holding any security may produce or transmit the same to the Registrar with the particulars of his claim, or shall produce the same before the Honorable Mr. Justice Pontifix in the Court-house on Saturday, the tenth day of February 1877, at 11 o'clock in the forenous, being the time appointed for adjudicating on the claims. on the claims.

W. F. Gillanders, Plaintiff's Attornoy.

E. Brichambers, Registrar. High Coust, Original Side, The 4th December 1876. (1053-2)

# INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtore at Calcutta.

In the matter of BHREMMULL, of Pagguyaputty Street, Burrabasar, in the town of Calcutta, piece-goods merchant, an Insolvent.

On Saturday, the 16th day of December instant, it was, on the petition of Khetter Mohan Paul, a creditor of the said insolvent, adjudged that the said the enimal hath committed an act of insolvency under the provisions of the Act XI Via., Cap. 21, and by another order of the same date the estate and effects of the said Insolvent were vested in the Official Assigner.

Swinker, Law and Co., Attorneys.

In the matter of Guouss Kurn Livesay, an Inselvent.

On Monday, the 11th day of December instant, it was ordered that the matters of the patition of the said Insolvent be heard on Tuesday, the 16th day of January part, and that the mid Insolvent do they attend to be examined before the said Court.

Booby and Rutter, Attorneys. Ohief Olerk's Office, the 19th day of December 1876.

In the matter of Mondacat Examina, an Insolvent.

On Tuesday, the 19th day of December instant, it was ordered that the matters of the potition of the said Insolvent be heard on Tuesday, the 18th day of January next, and that the said Insolvent do then attend to be examined before the said Court.

#### 8. J. Leslie, Attorney.

In the matter of Mozdacat Ezazuri, of No. 65, Ezra Street, in Calcutta, lately carrying on business as general merchant and agent in No. 48, Canning Street, in Calcutta aforesaid, under the name and atylo of M. Ezakiel, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vie., Chap. XXI, was filed in the office of the Chief Clerk on Tuesday, the 18th day of December instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

#### S. J. Leslie, Attorney.

In the matter of SHAMA CHURN BRUE, an Insolvent.

On Tuesday, the 19th day of December instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 16th day of January next, and that the said Insolvent do then attend to be examined before the said Court.

Joykissen Gangooly, Attorney. Chief Clerk's Office, the 22nd day of December 1876.

1s the matter of Shama Churn Bhur, an Insolvent.

NOTICE is hereby given that on the 16th day of January 1877, at the bour of eleven o'clock in the forenoon, an application will be made to the Hon'ble the Commissioner of the Insolvent Court on behalf of the Insolvent above named for an order that the petition of insolvency filed in this matter be withdrawn on the ground that the Insolvent has settled with all his creditors.

JOYRISEN GARBOUT.

(1070-2)

Insulvent's Attorney.

# POSTAL NOTICES.

Reduction of Passenger Fares on the Darjesling Line. IT has been determined further to reduce the fares upon this line. On and after the 1st December therefore the rates charged will be as follows:—

		Ha.	A.	Ρ.
For an express or special carriage		60		
One inside seat in the ordinary carriage	446	20	0	0
One outside sent in the ordinary carriage	***	10	Ü	0
A seat in the mail-cart			0	

The above charges are for the entire journey from

Karagola to Silligori or vice versed.

The mileage charge will be reduced in proportion, i.e. an express carriage will be charged for at the rate of S anass a mile, an inside soat in an ordinary, 4 anass a mile, and a seat on the mail-cart 2 anass.

As it has been reported that it was the intention of Government to close this line at once, it is hereby notified that if the monthly returns show that it is extensively used by the public, it will be kept running until the opening of the Northern Bengat State Railway.

T. W. GRIBBLE, Offg. Post-Master-Gent, Bongal

#### Notice.

A BULLOCK train package, originally despatched from Landour to the address of M. Georanie, Esq. Calcutta, having been refused by the constance, it is hereby notified that if after the expiration of these months from the date of this advertisement the said package is not removed from the Calcutta bullook train godown, it will be seld by public sustion and the preceeds credited to Government.

W. ALPIN, Offg. Post-Master. Calcotta Genl. Post Office, the 26th October 1876.

THE following are the latest hours for posting letters in the General Post Office:

Malla.		Final dearmnes of leaser box.		t hour noript regis- d let- d and cols.	Rename	
Destions on Loop Line, between Howest and Emisperstant, and on Churd, between Calcutta and Assemble		a.h.	5	P.M.		
Dum-Dum.						
st Dospatch	и 7-20	a.M. P.M.	7-30	A.M. P.M.		
HARRACEPORE.						
st Domisteb	6-30 4			P.M. P.E.		
Ваннавут.	1					
at Despatch		P.M. P.M.		P.M. P.M.		
Howarzi.						
nt Despatch ful diffe  rel diffe th diffe th diffe th diffe th the control of railway line	5. 7	P.M. P.M.	1-30 4-30	P.M.		
between Howesh and Bardwae. Il stations on the Bart Indian Railway Loop Lare in the Amous Provinces, Purneals, Julnicores, Instigating, Agr.	*	P.M.	1-80	P.M.	4	
hampere, Baylia, Maldah, and Pinnaquere districts il stefuna in the Dacca, Chitta- gong, Tippernit, Nockhati, Jachus, Kylbet, Kidjunsur, Pubna, Purcedpore, Burrisal,	ő	ear.	4-84	Pak.		
Mymensing, and Borra dis- tricts. Ill stations on the Enstern	ß	P.M.	5	p.m.	Mail trus	
Bennd Railway for Paces	6-50	A.M.	à	P.M.	Slow trau	
North-Western Provinces, Pun- jab, Schod, and Central Pervin- ces, as well me those in the Bombay and Madras Provi-						
dencies bloobarush, Midnapere, Cuttack, Balasore, Poorce, and places in in Madras Presidency up to	*7	PJG	l M	Palls	into betto five of annaup i	
Yizasapatam	6	P.RC	1 11	2.80.	3 T.M.	

There is a Pillar Box at the gate of the East Indian Railway Station at Howrah which is closed at the fol-

6-45 A.M.)
2-15 F.M. (Week days only.) \$-45 P.M. 10-15 P.M.

The peons usually leave this Office with deliveries of week days :-

	Delivery	 	4 1 4	,	14	3.36-
2nd	ditto	 			19-80	
Brd	ditto	 			- 4	p.id.

On Sundays there will be two deliveres, vis.-

			-			
1 nt	Delivery				at 8	A.M.
Book	ditto	***	114	 	at 12-1	80 P.M.

W. Alpin, Offg. Post-Master.

GREERAL POST OFFICE, CALCUTTA, The 2nd November 1876.

# jist of Unclaimed Letters lying in the Calcutta Post-Office on the

Messra.

Brace, S. K.

Biggs, Mrs. B.

Beans and Co.

Messra.

Mississ, Mrs. B.

Mississ, Mrs. B. McGrath, Mrs. H. Mitchell, R. C. Beneg and Co., Mesers. Norris, Mrs. Nickels, J. Palmer, Mrs. C. Pott, Geal. S. Bose, Mr. Birch, Mrs. A. G. C. Birth, Mrs. A. G. C.
Biss, Monsieur.
Bist, Robert.
Boyce, C. E.
Cauel and Co., Messers.
Capper, Mrs. W. C.
Carte, Chas. Peter, J. Pinson, T. H. Reynolds, J. Ross, Miss. Rushwaldy, H. Reed. Mrs. Conday Mr Congam. Sam. S., Mrs. Saupin, E. Copeland, Mrs.
Davis, A. J., Sergt.
Downell, B. Saunders, J. H. Smith, James. Powners, B. Firster, William, Fowler, F. B. Stephen, C. Stratford, W. Smith. A. Valentine, Mr. Valiante, G. Ferran, Mr. Forden, F. A. Hall, Mrs. Hell, Mrs. Walker, Jas. Hiche, Borman & Co., Messrs Williams, F Williamson, Misses A. & A. Winscom, Miss K. Higgins, J. Hoog, W. S. lieg, W. S.
Jackson, Mrs. H. N.
LeGrand, W. J.
Ligedhism, Jan.
Lee, Mrs. A. J. Wood, Mrs. E. A. Watson, Mrs. Wallis and Lloyd, Messrs. Wright, H. McCiuley, James.

Litters marked " Cure of Post-Office, to be kept till called for."

Mandslay, Liout. E. R. Mazzuline, Mrs. J. Milner, W. H. Mitchell, J. W. Austin, R. H. Andrew, Walter G. G. Ball, V. Barlow, H. R. Berlowitz, H. W. Morgan, Mrs. Milton. Moseley, Capt. W. H. Munro, Major C. A. Bethwick, Mrs. RO. X.

Brone, J., Mrs.

brokley, G. W.
C. A. P. Murphy, Bernard. Namo. Nicholson, John S. O'Brien, T. H. O'Brien, C. Orter, Mrs. W. B. Christ, Mrs. W. B.
Cartagh, Jas.
Christan, A.
Cohen, M. B.
Cott, John.
Christolell, W. B.
Creatyberg, Chas. Monsieur.
Corghan, W. J.
Chroman, J. Hantings.
E. F. W.
Cartagh, W. B.
Cartagh, W. J.
Cartaghan, T. H.
Penny, P.
Cartaghan, T. H.
Ragg, W. L.
Ragg, W. L.
Reed, J. V. C.
Cartaghan, W. J.
Regamey, Monsieur.
Reid, J. R.
Richardson, Geo. Oxenham, T. H. Regamey, Monsieur F. Reid, J. R. F. W Richardson, Geo. E.M. Roberts, A. Rose, J. G. Eco. Forday, Alfred. Forker, H. Rowell, H. R. Scotti, A. L.
Scott, Walter.
Shutz. J.
Sinclair, A.
Skeldrake, Miss Hannah.
Slawecki, Monsieur T.
Stephens, Dr.
Strossko, Misskel Galloway, John.
Gilbanka, Y. C.
Gillag, Capt.
Graham, C. Godby, Mrs.
Godby, Mrs.
Godby, Mrs.
Godby, Mrs.
Godby, Mrs.
Godby, Mrs.
Godby, Mrs.
Godby, Mrs.
Godby, Mrs.
Godby, Mrs.
Godby, Mrs.
Godby, Mrs.
Godby, W. P.
Gody, W. P.
Gods, Chas. Stophens, Dr.
Stroesko, Michal.
Tipping, Lieut. R. G.
Travis, Miss Ida.
Trotter. Capt.
Watt, Capt. J. R.
Webb, A.
Whyte, W. P.
Wilkinson, M.
Williams, T.
Williams, T.
Williams, G. A.
Wilson, G. A.
Wilson, J. S. latia, Chas. Lororing, Geo. L. Mukenzie, W. J. B.

Cayton, Geo. Buncan, J. Hastings. Galloway, John. Holland, Capt.

Papers. Keily, W. P. Mandslay, Lient. E. Munro, Major C. A. Roberts, A.

#### Registered Latters.

Cooper, R. Mandelay, R. R. O'Brien, C.

Oxenham, T. H. Russell, Thos. H.

W. ALPIN, Offy. Post-Master of Calcutta.

#### SEA AND OVERLAND MAILS.

For		Sox test at	Dat	ba.	Per Steamer.
Madras and Ceylon Madras, Ceylon and the Inter-	7	P.M.	27th	Det.	Zodut.
mediate Ports Chittagong, Akyaband Kyonk	7	40	27th	10	Goe.
Physical Moulmein, Straits	7	,,	31st	14	Kurraches-
Pert Blair, and Camorta Persian Gulf	7	11		Jan.	Burmah. From Bombays

The next Overland Mail má Bombay will close at the General Post-Office on Friday, the 29th December 1876.

2. Book-post and pattern-packets must be posted on the 28th December 1876.

N.B.—The Letter Box will close at 7 s.m. precisely, after which here Overland letters, fully propaid and hearing an extra postage atomp of two unness on each cover, will be precised up to 7-BO r.M., or bearing an extra postage stamp of four unness on each cover, up to 8 r.m., and after 8 up to 9 r.m., by a Post-Office Clerk at the Bost Indian Railway Station, Armenian Other.

W. AUPIN, Offg. Post-Master of Calcutta. Calcutta, the 26th December 1876.

#### Nuddea Rivers.

Weekly Water Report shewing the least depth of water in the Bhagirutter, Matabangah, and Jellinghes Rivers for the week ending Friday, the 22nd Dacember 1876.

PARISH OF HIVETS.	Toloran	aler.	
Buaginutuse.		Pt.	Įn.
Entrance below Chourasia		6	0
Thence to Noorpore Junction, 6 miles	- 4 4	3	6
Thence to Jungipore, 9 miles	444	3	6 0 a 0
From Jungipore to Berhampore, 47 miles	++1	3	8
From Berhampore to Cutwa, 50 miles	441	3	0
From Cutwa to Nuddea, 46 miles		2	0
Matabangan.			
Entrance		2	3
Theuce to Tatarparah		2	
From Tatarparah to Hat Bolia	147	2	
From Hat Bolia to Boalmarce	444	5	0
From Boalmaree to Alickdeah			3
From Alickdesh to Kissengunge		δ	0
JELLINGHEE AND BYSUR.			
Entrance of Byrub from the Ganges	- 1-4	-7	6
Thonce to Junction with the Jellinghee			0
From Junction of Byrub and Jolling	ghee		_
to Teakutta	***	3	6
From Tenkatts to the Nuddea	- 4 5	6	0
Height of water on gauge at Berhampor December 1876 above zero, 2 feet 9 inches	e on tl	ae 2	5th

T. H. Wickes, c.r., Exc. Engr., Nudden Rivers Division. Bennampore, the 25th December 1876.

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# ERRATA.

ACT V OF 1876.

Corrections to be made in marginal notes.

Section 88.—Should be "Commissioners to determine the value of holdings."

Section 94.—For "Publication" read "Preparation."



# The Calcutta Gazette.

WEDNESDAY, JULY 5, 1876.

# PART III.

Act of the Bengul Council.

GOVERNMENT OF BENGAL.

## LEGISLATIVE DEPARTMENT.

[Third Publication.]

The following Act, passed by the Lieutenant-Governor of Bengal in Council, received the usent of His Honor on the 18th April 1876, and having been assented to by the Governor-General on the 10th June 1876, is hereby publined for general information :-

ACT No. V of 1876.

In Act to amend and consolidate the law relating to Municipalities.

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An Act to amend and consolidate the law relating to Municipalities.

WHEREAS it is expedient to consolidate and amend the law relating to Municipalities within the territories subject to the government of the Lieutenant-Governor of Bengal: It is ensected as follows:

# CHAPTER I.

# PRELIMINARY.

Short title and commemorate.

1. This Act may be called the "Bengal Municipal Act, 1876;"

and it shall come into force on such date as the Lieutenant-Governor may direct, not being more than three months after the date on which it may be published in the Calcuta Gazette with the assent of the Governor-General.

2. On the commencement of this Act the enactments specified in the fifth schedule shall be repealed to the extent mentioned in the third column thereof; and the enactment specified in the sixth schedule shall cease to be in force in every Municipality under this Act to the extent mentioned in the third column thereof.

But this repeal shall not revive any office, authority, or thing abolished by any such enactment, or affect the validity of anything done or auffered, or any right, title, obligation, or liability accrued before the commencement of this Act.

And all rules and bye-laws prescribed; assessments, valuations, measurements, divisions, and appointments made; powers conferred, and notifications published under any such concernent; and all other rules (if any) now in force and relating to the matters hereinafter dealt with, shall (so fur as they are consistent with this Act) be deemed to have been respectively prescribed, made, conferred, and published hereunder.

And all references to any such enactment shall (so far as may be practicable) be deemed to be made to this Act.

And all proceedings now pending, which may have been commenced under any such enactment, shall be deemed to be commenced under this Act.

In reference to all the matters aforesaid, the Commissioners under Chapter II shall, in respect of every Musicipality, be substituted for the late Commissioners, or Town Committee (as the case may be);

and the panchait under Chapter III shall, in respect of every Union, he substituted for the panchait under Act XX of 1856;

and the Commissioners under Chapter IV shall, in respect of every Station, he substituted for the Commissioners under Act XXVI of 1850.

3. Unless and until the Lieutenant-Governor First class and second shall atherwise direct by alass Municipalities. a notification to be published in the Calcutta Gasette, every place in which the provisions of the District Municipal Improvement Act, 1864, shall have been in force immediately before the commencement of this Act, shall, from the said commencement, become a first class Municipality under Chapter II, and every place in which the provisions of the District Towns'

Act, 1868, shall have been in force immediately before the commencement of this Act, shall, from the said commencement, become a second class Municipality under the said Chapter:

and every place in which Act XX of 1856 shall have been in force immediately before the commencement of this Act, shall, from the said commencement, become a Union under Chapter III:

and every place in which Act XXVI of 1850 shall have been in force immediately before the commencement of this Act, shall, from the said commencement, become a Station under Chapter IV.

4. All property, moveable and immovesble, of any kind whatsoever, derived under any of the and vested in Commissioners under this Act.

and vested in or held in trust for the late Commissioners under the said District Municipal Improvement Act, 1864, or the late Committee under the said District Towns' Act, 1868, shall become vested in the Commissioners under Chapter II and their successors; and all such property vested in or held in trust for the late Commissioners under Act XXVI of 1850, shall become vested in the Commissioners of the Station under Chapter IV and their successors.

- 5. Notwithstanding anything contained in

  Act not to be extended section three, this Act shell not take effect in any cantonment without the consent of the Governor-General in

  Council previously obtained, nor shall the Lieutenant-Governor extend this Act, or any part thereof, to any cantonment without such consent
  - 6. In this Act, unless there be something repugnant in the subject or context—
- (1.) "Carriage" means any wheeled vehicle "Carriage." with springs used for the conveyance of human brings, and ordinarily drawn by animals.
- (2.) "Cart" means any cart, hackery or "Cart." wheeled vehicle with or without springs, ordinarly drawn by animals, and not included in the definition of "carriage."

"Chapter.", (3.) "Chapter "means a Chapter of this Act.

- (4.) "Holding" includes any parcel of land, house, tank, or other inmoveable property which has been separately valued for assessment, or in respect of which any person has been separately assessed, or which, in the opinion of the Commissioners, should be separately valued, or in respect of which, in the opinion of the Commissioners, any person should be separately assessed.
- (5.) "House" includes any hut, shop warehouse, or building.
- (6.) "Immoveable "property" means land benefits to arise out of isad houses, things attached to the earth.

(7) "Land" means benefits to arise out of laud, houses, things attach-4 Land.18 ed to the earth, or permanently fastened to anything attached to the earth.

(8.) "Moveable property" means property

than immoveable other " Moreoble property."

"Mornable property." property.

(9.) "Lieatenant-Governor' means the Lieutenant-Governor of Bengal " Lieutenant-Governor." for the time being or the

person acting in that capacity.
(10.) "Magistrate of the district" means the chief Magistrate in a dis-"Mugistrate of the district.

(11.) " The Magistrate" includes Magistrate of the district, the Magistrate in charge of "The Magistrate." a division of the district in which division a Municipality is constituted, and every Magistrate subordinate to the Magistrate of the district to whom the Magistrate of the district may have made over any duties under this Act.

(12.) "Municipality" means any place (not being a Station as "Municipality." defined in clause 20 or a "Municipality." Union as defined in clause 21 of this section) in which this Act, or any part thereof, is in force.

(13.) "Offensive matter" means night-soil, sewage, and other contents of " ()finsive master." privies, drains, and cess-pools. (14.) "Owner" includes—

(a) every person who is entitled for the time being to receive any rent in respect of the land with regard to which the word is used, whether from the occupier or otherwise;

(b) manager on behalf of any such person;

an agent for any such person; a trustee for any such person;

Provided that no such manager, agent, or trustee shall be liable to do anything required by this Act to be done by the owner, nor shall he be subject to any fine for omitting to do such thing, miles he have sufficient funds in his hands, as such manager, agent, or trustee, to do such thing.

(15.) "Road" means any road, street, square, court, alley, or court, alley, or passage whether a thoroughfare or not, over which the public have a right of way.

(16.) "Rubbish" means all dirt, dung, broken brick, mortar, broken glass, kitchen, or stable refuse, or relise of any kind whatsoever, and filth of any kind not included in the term "offensive matter."

(17.) "Schedule" means a "Schodule." schedule annexed to this Act.

(18.) "Section" means a section of this Act.

(19.) "The Commissioners" means the persons for the time being appointed "The Commissioners." or elected to conduct the affairs of any Municipality or of any Station (as the case may be) under this Act, and includes the case may o-officio Commissioners under this Act.

(20.) "Station" means any town or suburb in which the provisions of Chapter IV are in force.

(21.) "Union" means any city, town, suburb or bazar in which the provisions "Taios" of Chapter III are in force.

(22.) "Year" means a year beginning on the first day of April, or on such other date as may hereafter be fixed for any Municipality by the Lieutenant-Governor by notification in the Calculta Gasette.

#### CHAPTER II.

OF MUNICIPALITIES.

#### PART I.

Of the Creation of Municipalities.

7. In every place which, in accordance with the Tax on holdings and provisions of section three, bethis Chapter, every person who has been appointed or elected to be a Commissioner or a Member of a Town Committee for such place under any enactment hereby repealed, and who is holding office as such Commissioner or Member at the commencement of this Act, shall be deemed to be a Commissioner duly appointed for such Municipality; and in every such place which becomes a first class Municipality, it shall be deemed that a rate on the annual value of holdings under section seventy-seven, and in every such place which becomes a second class Municipality as aforesaid, it shall be deemed that a tax upon persons under the said section has been duly imposed; and such rate or tax shall be lavied accordingly until the Commissioners at a meeting. with the sanction of the Lieutenant-Governor, shall otherwise direct :

and in every Municipality as aforesaid in which a tax on carriages and animals, or a fee upon the registration of carts, or tolls on roads or on ferries, may have been levied by the Municipal Commissioners or Town Committee before the commencement of this Act, it shall be deemed that the said tax, fee, or tells have been duly imposed under section seventy-eight, and such tax, fee, or tolks shall continue to be levied accordingly until the Commissioners at a meeting, with the sanction of the Lieutenant-Governor, shall other-

wise direct.

8. Except as is hereinafter otherwise exprossly provided, Chapters I, II, and V may be extended Lieutenant-Governor may extend Act. by the Lieutenant-Governor by notification published in the Calcutta Gazette, and in the manner prescribed by section three hundred and sixty-five to any town or village not boing within the limits of the ordinary original jurisdiction of the High Court at Fort William in Bengal, from such date as may be specified in such notification, and save as is hereinafter otherwise provided, such Chapters shall ake effect in such town or village on the date so specified.

Provided that at least six weeks before publishing any notification as aforesaid, the Lieutenant-Governor shall cause to be published in the town or village concerned a notice of his intention to declare the said town or village to be a Municipality, unless good reason to the contrary be shown within one month.

Any objections which may be made to the proposed measure shall be duly considered by the Lieutenant-Governor before he causes to be issued the notification declaring the town or village to be a Municipality under this Act.

9. From the date specified in any notification under the last preceding section, the town or village mentioned in such notification shall be desired to be created a Municipality for the purposes of this Act.

The notification shall-

(a) define the limits of the Municipality;

(h) declare whether the same shall, for the purposes of this Act, be a first or second class Municipality.

10. The Lieutenant-Governor may, on the recommendation of the Transfer of class and Commissioners at a meeting, or of his own motion, by like notification, at any time order that a municipality be transferred from one class to the other; and may vary the limits of any municipality or withdraw any town or village from the operation of this Act.

Conditions on which manifestive may be extended to any town or village, unless the Magistrate shall have certified to the Lieutenant-Governor that three-fourths of the adult male population of such town or village are chiefly employed in pursuits other than agricultural; and that such town or village contains a number of inhabitants not being less than three thousand, and an average number of not less than one thousand inhabitants to the square mile of the area of such town or village.

12. No town or village shall be declared to be a first class Municipality, unless the Magistrate shall have certified to the Lieutenant-Governor that such town or village contains at least fifteen thousand inhabitants, and an average number of not less than two thousand inhabitants to the square mile of the area of such town or village.

The Lieutenant-Governor may from time Lieutenant-Governor to time, by notification in the to time, by notification in the may come place to a Calcuttu Gazette, declare that any place in which three-fourths of the adult male population are chiefly employed in pursuits other than agricultural, shall be united with any town or village as aforesaid for the purposes of forming a Municipality of the first or second class, as the case may be, provided that no such place shall be so united unless some part of such place be situated within the distance of one mile from some part of such town or village.

Every such declaration shall specify the boundaries of every place so to be united.

Every town or village with which any such pitton is united, and all places so declared to be united with any such town or village shall be deemed, for purposes of taxation, and for all other purposes, to form part of one and the same Municipality.

14. Notwithstanding anything bereinbefore contained, whenever the Lieutenaut-Governor shall declare any place or places as aforesaid to be united with up town or village for the purpose of forming

one Municipality, the Lieutenant-Governor may similarly declare that any land by which any such place is separated from the town or village with which it is united, and any land by which any such place is separated from any other such place which is united with the said town or village, shall be deemed to form part of the Municipality for all purposes other than those of taxation.

And such declaration shall specify the exterior boundaries of the entire Municipality as constituted under this and the last preceding section.

#### PART II.

OF THE MUNICIPAL AUTHORITIES.

Of the Constitution of the Municipality.

15. The Lieutenant-Governor shall from time to time appoint, in every Municipality, proper persons to be Commissioners for carrying out the purposes of this Act;

Provided that the total number of Commissioners holding office in any first class Municipality shall not at any time be less than seven or more than thirty, and in any second class Municipality shall not at any time be less than four or more than twenty;

Provided also that not more than one-fourth of the whole number of Commissioners so appointed shall be persons holding in the judicial, police, or revenue departments of the Government service salaried offices of which the functions are exercised within the district in which the Municipality is situated, unless such persons be elected Commissioners under the next succeeding section.

In case such whole number is not evenly divisible by four, the one-fourth shall be ascertain. by taking the number next below the whole number, which is evenly divisible by four, as the number to be divided.

time direct that the whole or any number of the Commissioners.

Election of Commissioners to be appointed under the last preceding section shall be elected, and may lay down such rules as he shall think fit, not being inconsistent with the provisions of this Aut, in respect of the qualifications required to entitle any person to stand as a candidate for such election, and to entitle any person to vote for any such candidate, and in respect of the mode of election; and the Lioutenant-Governor may at any time cancel any rule made by him under this section.

But the elective system shall not be introduced into any Municipality unless the Magistrate certifies that at least one-third of the rate-payers residing therein have signed a petition praying for its introduction.

The addition to the Commissioners appointed or elected as hereinheisre provided, the Magistrate of the division, and the medical officer in charge of the district shall be ex-officia Commissioners of every Municipality situated within their respective jurisdictions; and the Lieutenant-Governor may direct, by notification in the Calentta Gazette, that

the persons for the time being exercising the functions of the offices to be named in such notification shall be ex-officia Commissioners for any or every Municipality to which the functions of the offices held by the persons so appointed may extend.

18. The Lieutenant-Governor may appoint any persons to be ad-interim Vice-Chairman and Commissioners.

of Commissioners.

19. No person who is not an owner or an occupier of land in the Municipality shall be appointed or elected a Commissioner in such Municipality; but this section shall not apply to any person whom the Lieutenant-Governor may direct to be an ex-officio Commissioner.

20. The Lieutenant-Governor may from time to time accept the resignation of commissioner appointed or elected under this Act.

21. The Lieutenant-Governor may, on the recommendation of the Commissioners, remove any Commissioner appointed or elected under this Act, if such Commissioner shall have been guilty of misconduct in the discharge of his duties, or of any disgraceful conduct.

22. Any Commissioner who, without having Commissioner who neglets to attend meetings, otherstened to imprionment, to cease to be Commissioners, whall have omitted to attend six consecutive meetings of the Commissioners,

and any Commissioner who shall have been sentenced to imprisonment,

shall cease to be a Commissioner.

23. Except as hereinafter provided, every

Commissioner shall vacate
his office at the end of three
years from the first day of
the year next following the date of his appointment or election as such Commissioner.

Reasion of Commissioners are for the first time appointed or elected in any place, one-third of the whole number of which the body may consist on the first day of the year next following the date of the appointment or election of such Commissioners, shall retire at the end of one year, and another third at the end of two years, and the rest at the end of three years, to be computed from the first day of the year next following the date of the appointment or election of such Commissioners.

In case such whole number is not evenly diviable by three, the one-third shall be ascertained by taking the number next below the whole number, which is evenly divisible by three, as the number to be divided.

The Commissioners who shall retire at the end of the first and second years respectively shall be selected by lot.

Application of rule of relation apparately the application apparately the appointed and elected Commissioners.

Signature of rule of relation in the last preceding section shall be applied apparately to the Commissioners who have been appointed, and separately to the Commissioners who have been elected.

26. In calculating the whole number of Conamissioners for the purposes of the Commissioners of section twenty-four, all ex-officio Commissioners shall be excluded; and such ex-officio Commissioners shall remain Commissioners so long as they continue to hold the respective offices in virtue of

which they are respectively Commissioners.

Retirement of Commissioners, place in which persons appointed or elected under any enactment hereby repealed remain in office as Commissioners, one-third of the whole-mumber of which the body may consist on the date when this Act so comes into force shall retire at the end of one year, and another third at the ond of two years, and the rest at the end of three years, to be computed from the first day of the year next following the date on which this Act shall have some into force in such place.

In case such whole number is not evenly divisible by three, the one-third shall be ascertained by taking the number next below the whole number which is evenly divisible by three, as the number to be divided.

The Commissioners who shall retire at the end of the first and second year respectively shall be selected by lot out of those who have held office for more than three years at the end of such years respectively; and should the number of persons who have held office for more than three years fall short of one-third of the whole number of Commissioners, the number required to make up the one-third shall be selected by lot out of those Commissioners who have held office for less than three years.

When Commissioner Commissioner, or has retired therefrom under sections twenty-three, twenty-four, or twenty-seven, or who has ceased to be a Commissioner in consequence of his failure to attend meetings as provided in section twenty-two, may be at any time re-appointed or re-elected a Commissioner; but no person removed by the Lieutenant-Governor from his office under section twenty-one, or who has ceased to be a Commissioner in consequence of being sentenced to imprisonment may be elected or re-elected a Commissioner without the sanction of the Lieutenant-Governor.

Chairman of Commissioners.

Chairman of Commissioners.

Chairman of Commissioners.

Chairman of Commissioners.

Magistrate of the district; if the Municipality be within the sudder division, and the Magistrate in charge of the district, if the Municipality be situated within any other than the sudder division, shall be ex-opticio Chairman of the Commissioners of the Municipality.

The Magistrate of the district may, with the sanction of the Commissioner of the division, delegate to any Magistrate subordinate to the a sudder station any of the powers vested by the

Act in him as the Chateman of the Commissioners of any Municipality, and may withdraw such powers.

In the absence of the Magistrate of a division of the district, the Magistrate of the district may appoint any Magistrate subordinate to him to officiate as Chairman of the Commissioners within such division.

30. The Commissioners at a meeting shall elect their own Vice-Chairman, subject to the approval of the Lieutenant-Governor; he shall hold office for one year from the beginning of the year next following his election, and shall be eligible for re-election for the following year.

The Vice-Chairman, on election or re-election, shall be held to be appointed a Commissioner under this Act during his term of office.

The Vice-Chairman may at any time be removed from the office of Vice-Chairman by a resolution of the Commissioners, in favor of which not less than two-thirds of the Commissioners shall have given their votes either personally or in writing:

Provided that the Lieutenant-Governor may sanction the election permanently, or for a term of years, of a salaried Vice-Chairman, if proposed by the Commissioners at a meeting.

Provided also that the present salaried Vice-Chairman of any Municipality who has been appointed by the Lieutenant-Governor under the provisions of any enactment hereby repealed shall continue to hold the office until he resigns or is removed with the sanction of the Lieutenant-Governor.

31. The Commissioners shall, in the name of their Chairman, by the description of "The Chairman of the Municipal Commissioners of "be a body corporate, and have perpetual succession, and a common seal, and in such name shall sue and be sued.

Such common seal shall have the name of the Municipality engraved thereon in legible characters in the English language, and also in the vernacular of the district.

Of the Property and Contracts of the Commissioners,

22. All roads, bridges, embankments, tanks, glats, wharves, jetties, wells, channels and drains in any Municipality (not being private property), and not being maintained by Government or at the public expense, now existing or which shall hereafter be made, and the pavements, stones, and other materials thereof, and all erections, materials, implements, and other things provided therefor, shall vest in and belong to the Obmmissioners.

But the Lieutenant-Governor may from time to time, by notification, exclude any road, bridge, embankment, or drain from the operation of this Act, and may causel such notification wholly or in part; provided that if the cost of the construction of the work shall have begune from the Municipal Fund, such work shall be excluded from the operation of this Act without the consent of the Commissioners.

Commissioners at a meeting may agree with the person in whom the property in any road, bridge, embankment, tank, ghat, wharf, jetty, well, channel, or drain is vested to take over the property therein, and after such agreement may declare, by notice in writing put in thereon or near thereto that such road, bridge, embankment, tank, ghat, wharf, jetty, well, channel, or drain has been transferred to the Commissioners;

Thereupon the property therein shall vest in the Commissioners, and such road, bridge, ombankment, tank, ghit, wharf, jetty, well, channel, or drain shall thenceforth be repaired and maintained out of the Municipal Fund.

Existing hospitals, house, glat, and market, not schools, rest-houses, &c., may be vested in the Commissioners.

Listing hospitals, house, glat, and market, not being private property or the property of a religious institution or society, and

all medicines, furniture, and other articles appurtenant thereto, not being such property, which at and after the commencement of this Act shall be found within any Municipality, may, by order of the Lieutenant-Governor, duly published on the spot, be vested in the Commissioners of such Municipality, and thereupon all endowments or funds belonging thereto shall be transferred to, and vested in, such Commissioners as trustees for the purposes to which such endowments and funds were lawfully applicable at the time of such transfer:

Provided that no such order shall be published until one month after notice of the intention to transfer such property shall have been published in the Calcutta Gazette, and within the Municipality in the vernacular language of the district.

35. If the Commissioners at a meeting chall, after publication of a notice as is mentioned in the last preceding section, object to the transfer to themselves of any hospital, dispensary, school, rest-house, ghât, or market, on the ground that their funds cannot bear the charge, then such transfer shall not be made save under such conditions as the Commissioners at a meeting may agree to accept.

36. The Commissioners at a meeting may purchase or take on lesse purchase, and soll leads.

Power to purchase, any land for the purposes of this Act, and may sell, let, or otherwise dispose of any land not required for such purposes.

Land may be taken up tion of the Commissioners under Land Acquisition that any land be acquired Act, 1870.

may, on being satisfied that the Commissioners are in a position to pay for such land either at once or in such instalments as the Licutenant-Governor may think proper, notify under the provisions of the Land Acquisition Act, 1870, or any similar Act for the time being in force for the acquisition of land for public purposes, that such is required for a public purpose, and may cause such land to be acquired under the provisions of the compensation awarded under such Act, the land shall yest in them for the purposes of this Act.

39. The Commissioners may enter into and perform any contract necessary for the purposes of this Aot.

Every contract made on behalf of the Commissioners in a first class Municipality in respect of any sum exceeding five hundred rupees, or which shall involve a value exceeding five hundred rupees, and every contract made on behalf of the Commissioners in a second class Municipality in respect of any sum exceeding two hundred appeas, or which shall involve a value exceeding two hundred rupees, shall be sanctioned by the Commissioners at a meeting, and shall be in writing, and signed by at least two of the Commissioners, one of whom shall be sealed with the common seal of the Commissioners.

Unless so executed, such contract shall not be binding on the Commissioners.

Of the Mode of transacting the Business of the Municipality.

40. The Commissioners shall meet for the transaction of business (if there be any business to be transacted) at their office, by at some other convenient place, at least once in every month, and as often as a meeting shall be called by the Chairman, or, in his absence, by the Vice-Chairman.

If there shall be no business to be laid before the meeting at any monthly meeting, the Chairman shall, instead of calling the meeting, give notice of the same to each Commissioner three days before the date which is appointed for the monthly meeting.

41. The Chairman, or, in his absence, the Vice-Chairman, shall call a special requisition.

a special meeting on a requisition signed by not less than three of the Commissioners.

Who to preside at every meeting, and, in the absence of both the Chairman, the Commissioners shall choose some one of their number to preside.

43. All questions which may come before the Commissioners at a meeting shall be decided by a majority of votes.

In case of equality of votes, the President anall have a second or casting vote.

44. No business shall be transacted at any querum. meeting of the Commissioners unless such meeting has been unless a querum shall be present.

A quorum shall be, in any Municipality in which the Commissioners are more than fifteen, five; in any other Municipality a number being not less than one-third of the entire number of Commissioners:

Provided that it shall require two members at least to form a quorum.

- 45. Minutes of the preceedings of all meetings of the Commissioners shall be entered in a book to be kept for the purpose, and shall be signed by the President of the meeting, and such book shall be open to the inspection of the tax-payers.
- 46. The Chairman shall, for the transaction of the business connected with this Act, or for the purpose of making any order authorized thereby, exercise all the powers vested by this Act in the Commissioners:

Provided that the Chairman shall not not in opposition to, or in contravention of, any order of the Commissioners at a meeting, or exercise any power which is directed to be exercised by the Commissioners at a meeting.

47. The Chairman may, by written order, delegate to the Vice-Chairman may delegate to the Vice-Chairman all or any of the duties or powers of a Chairman as defined in this Act, subject to such restrictions as may seem fit to him,

ject to such restrictions as may seem fit to him, and may at any time by a written order withdraw the same.

Provided that nothing done by the Vice-Chairs man which might have been done under the authority of a written order from the Chairman shall be invalid for want of or defect of such written order, if it be done with the express or implied consent of the Chairman.

48. The Commissioners at a meeting shall Appointment of overselects, and subordinate officers.

Ingineer, or Health Officer is required or not, and what number of assessors overseers, clerks, registrars, subordinate officers, servants, and collectors of taxes or tolls, may be necessary for the Municipality, and shall from time to time fix the salaries to be paid to such persons respectively out of the Municipal Fund, and the allowances to be granted to such persons during absence on leave.

Subject to the scale of establishment decided upon by the Commissioners under this section, the Chairman shall have power to appoint such persons as he may think fit, and from time to time to rémove such persons and appoint others in their places.

Provided that no person shall be appointed to an office the salary of which is more than two hundred rupees per mensem without the sanction of the Commissioners at a meeting, subject to the approval of the Commissioner of the Division; and provided also that no officer whose salary is more than fifty rupees per mensem shall be dismissed without the sanction of the Commissioners at a meeting.

49. The Commissioners may take from every collector of municipal taxes or tolls. Security to be taken from collector of taxes or tolls, and from every other officer whose duty it is to receive or expend money on behalf of the commissioners, such security as they may think properly

Of Ward Committees.

Power to appoint Ward divide any Municipality into wards, and thereupon appoint, or cause to be elected, for each ward, not less than three proper persons, whether such persons be or be not Commissioners for the time being, to be Members of the Ward Committee, and the Commissioners at a meeting may define the limits of the ward for which any Ward Committee may be appointed or elected.

the sanction of the Commissioners at meeting may, with the sanction of the Commissioner may lay down rules for election.

tistent with the provisions of this Act, in respect of the qualifications required to entitle any person who is not a Commissioner, to stand as a candidate for such election, and to entitle any person to vote for any candidate, and in respect of the mode of election; and the Commissioners may at any time cancel any rule made by them under this section for such election.

Bleetien of Chairman of the Ward Committee may, for each year if they see fit, elect their own Chairman and Vice-Chairman (if necessary) from among their own number, provided that if one or more Commissioners are members of the Ward Committee, the Chairman of the Ward Committee shall be a Commissioner.

Commissioners may delegate to a Ward Commissioners to Ward Commissioners under this Act as to them may seem fit; and such Ward Committee, within the limits of their ward, as defined by the Commissioners at a meeting, may exercise all or any of such powers, and shall be liable to all the obligations imposed by this Act on Commissioners in respect of such powers.

All acts done, orders issued, and assessments made by Ward Committees, shall be subject to the control and revision of the Commissioners at a meeting, who may at any time withdraw all or any of such powers.

Certain sections applicable to transaction of far as possible, be applicable to transaction of business by Ward Commissioners shall sanction the establishments of Ward Committees in accordance with the provisions of section forty-eight.

The moval, resignation, and spoint-ment of Members of Ward Commissioners at a meeting.

Liability of Commissioners and Ward Committees.

Personal liability of Committee shall be percommissioner or Member sonally liable for any contract made, or expense incurred, by or, on behalf of the Commissioners.

Dominitee shall be personally liable for any

wilful misapplication of money entrusted to the Commissioners to which he shall knowingly have been a party, and he shall be liable to be sued for the same.

Penalty on Commissioner or Member of a Word

Penalty on Commissioner or Member of a Word

Committee shall be intensel, ed, directly or indirectly, in any contract made with the Commissioners, and if any

Commissioner shall be so interested, he shall thereby become incapable of continuing in office as a Commissioner, and shall be liable to a fine not exceeding five hundred rupees.

Provided that no person shall, by reason of being a shareholder in, or a member of, any incorporated or registered company, be deemed interested in any contract entered into between such company and the Commissioners.

But no such shareholder or member shall act as Commissioner or Member of a Ward Committee in matter relating to any contract entered into between such company and the Commissioners.

Commissioner or Member of a Ward
Commissioner disqualifact from voting on cartain
questions.

Commissioner disqualifact from voting on cartain
questions.

of himself, or the valuation
of his property, or his liability to any tax.

#### PART III.

OF THE MUNICIPAL FUND AND ITS APPLICATION.

What shall constitute and all fines paid or levist in any Municipality under this Act, and all other sense which, under the sanction of Government, may be transferred to the Commissioners, shall constitute a fund which shall be called the Municipal Fund, and shall, together with all property of every nature or kind whatsoever, which may become vected in the Commissioners, be under their control, and shall be held by them in trust for the purposes of this Act.

The Municipal Fund shall be deemed to be the fund applicable to police purposes mentioned in sections 11 and 48 of Bengal Act II of 1866 (to provide for the better regulation of the Police within the Suburhs of the Town of Calculla).

60. The Commissioners shall set apart and Payment on account of apply annually out of the police, interest on loans, Municipal Fund—
and establishment, first, such sum as they are by this Act required to provide for the maintenance of the municipal police force;

payment of the interest which may fall due on any loan contracted by the Commissioners:

thirdly, such sum as they are by this Ast required to provide for payment of their own establishment and the expenses of their office, and for payment of the municipal establishments entertained in the offices of the Magistrate and of the Commissioner of the division under section seventy-four.

Purposes to which fund apart under the last proceding section, the Commissioners at a meeting shall

as far as the Municipal Fund permits, from time to time cause roads, bridges, embankments, tanks, shits, wharves, jotties, wells, channels, drains, privies, latrines, and urinals, being the property of the Commissioners, to be maintained and repaired,

and the Municipality to be cleaned; and may, subject to such rules and restric-tions as the Lieutenant-Governor may from time to time prescribe, apply the Municipal Fand to any of the following purposes within the

Municipality, that is to say-

(1) the construction and improvement of roads, bridges, embankments, squares, gardens, tanks, ghâts, wharves, jetties, wells, channels, drains, privies, latrines, and urinals;
(2) the supply of water, and the lighting and

watering of roads;

(3) the erection and maintenance of offices, police-stations, and other buildings required for

municipal purposes;

(4) other works of public utility calculated to promote the health, comfort, or convenience of the inhabitants:

provided that for every thousand inhabitants of any Municipality not more than two hundred mpess a year shall be expended on such other works of public utility, unless the Lieutenant-Covemershall, at the request of the Commissioners at a meeting, extend such limit for a special object;

(5) the construction and repair of school-houses, and the establishment and maintenance of schools either wholly or by means of grants-in-aid;

(6) the establishment and maintenance of hospitals and dispensaries;

(7) the promotion of vaccination:

(8) and generally to currying out the purposes of this Act.

Provided that no portion of the Municipal Fund shall be applied to the establishment and maintenance of any school, hospital, or dispensary, or to the promotion of vaccination, taless such application be sanctioned by the consent of a majority of the Commissioners, present at a meeting specially convened for considering such application, or held after special notice has been given that such application will be considered at such meeting.

The Commissioners may do all things, not being inconsistent with this Act, which may be necessary to carry out the purposes of this section.

'69. With the consent of two-thirds of the Commissioners obtained in Commissioners obtained in writing, and with the sanctien of the Lieutenant-Governor, the Commissioners may contribute a portion of the Municipal Fund towards the expenses incurred in any other Municipality, or elsewhere, for any of the purposes mentioned in the last preceding section, and also towards the expenses of multiple maintaining and repair. expenses of making, maintaining, and repairing any work for the improvement of a river or harbour (by whomsoever such work may be done) : but no contribution shall be made under this section to any work unless the same is calculated bounds the inhabitants of the contributing Municipality.

63. The account books of the Municipality Account books to be shall be open to the ruspec-tion of any tax-payer at the office of the Commissioners office of the Commissioners on a day to be fixed in each month.

An account showing the receipts and expendi-ture during the quarter, arranged under the proper heads and duly balanced, shall be prepared immediately after the close of each quarter, and shall, with the account books, be open to the inspection of any tax-payer, and a copy of such account shall be forwarded to the Magistrate of the district.

A similar account shall be prepared for each as soon as possible after its close, and shall be open to inspection as aforesaid, and a copy thereof shall be forwarded to the Magistrate of the district for submission to the Commissioner of the division.

64. The Commissioners, at a meeting held' the close of the year, shall penditura to be prepared. prepare in detail estimates showing the probable receipts and expenditure during the ensuing year, and the objects in respect of which it is proposed to incur such exponditure.

65. Copies of the estimates and translations Estimates to be pub. the roof in the vernacular lished. of the district shall be ledged in the office of the Magistrate and in the municipal office or offices.

During fourteen days after the estimates shall have been so lodged in the said offices, of which due notice shall be locally published, the estimates and translations in the vernucular of the district shall be open to inspection at all reasonable, times by any tax-payer of such Municipality who may desire to inspect the same.

Any written suggestion which may be deposited in the office of the Commissioners shall be recorded and laid before them for consideration at the next meeting.

66. After the expiration of the said fourteen Entimate to be transmitted to Magistrate of district and Communioner of division. days, and after such revision. as may appear requisite, the Chairman shall transmit the estimates to the Magistrate of the district with any remarks or objections

thereupon which may have been recorded by himself or by the Commissioners at a meeting; and the Magistrate of the district shall forward them to the Commissioner of the division together with such remarks or objections, and his own

opinion thereon.

67. The Commissioner of the division may Power of Commissioner of either sanction the estimate Or may submit it for the Covernor as to estimates. tenant-Governor. The Lieutmant-Governor may either sanction the estimate as it stands, or sanction it after making such alterations therein as may seem to him fit, or may cause it to be returned to the Commissioners for such modifications as he may think necessary; and when such modifleations have been made, the estimate shall be re-submitted to the Commissioner of the division and passed by him.

68. The Commissioners at a meeting may
Estimate of expenditure from time to time revise any
may be revised estimate of expenditure. estimate of expenditure with the view of providing for any modifications which they may deem it advisable to make in the expropriation of the amount at their disposal, and such revised estimate shall be published, and forward,d

for sanction to the Commissioner of the division through the Magistrate of the district in the manner prescribed by section sixty-six; and the Commissioner of the division and the Lieutenaut-Governor may deal with such revised estimate in the manner provided by the last preceding section.

69. After the estimates of the Municipality for the year shall have been canctioned by the Commissioner of the division, the

Commissioners at a meeting may, from time to time, by a general or a special resolution, authorize the expenditure of any sum provided in such estimates, or any part of such sum, for the purpose to which it has been assigned in such estimate.

Notwithstanding anything contained in this section, the Lieutenant Governor may lay down such rules as he may think fit limiting or regulating the powers of any Municipality in respect to the expenditure of money for purposes which are provided for in the budget estimates of the year.

70. If any work is estimated to cost above three thousand rupees, the Lieutenant-Governor may require the plans and estimates of such work to

be submitted for his approval, or for the approval of any officer of Government, before such work is commenced;

and may require statements of the progress and completion of such work, with accounts of the expenditure on the same, to be submitted from time to time, in such form as he may prescribe, for his approval, or for the approval of such officer of Government.

71. It shall not be lawful for the Commissioners to authorize the expenditure.

Disbursment of excess penditure on any object during the year of sum in excess of that which has been sanctioned in the estimate of the year, or in a revised estimate, for such object; but if it be found necessary in the course of the year, the Commissioners may recommend to the Commissioner of the division that the allotments which have been made to the different heads of the estimate shall be modified by transfer of any amount from one head to another, and the Commissioner of the division may sanction such transfers of

allotment.

72. The Commissioners shall, at such time as a musual report of and in such form as the proceedings, ac, to be sub- Lieutenant-Governor shall mitted.

The control of their proceedings and statements of the works executed by them, and of all sums received and expended by them.

The report and any orders which may be passed thereon by Government shall be open to the inspection of the tax-payers at the office of the Commissioners, with the account, books and the quarterly and annual accounts; and the Lieutenant-Governor may, if he think fit, cause any such report to be published in the Calcutta

Gazette.

73. The municipal accounts shall be audited
each year by such person and
in such manner as the
Lieutenant-Governor shall direct, and the expense
sich audit shall be paid from the Municipal
and.

74. The Lieutenant-Governor may direct that the cost of maintaining the cost of maintaining clorks or other establishment.

\*\*The Lieutenant-Governor may direct that the cost of maintaining clorks or other establishment.

Magistrate of the district and of the Commissioner of the division, for the audit of accounts and the requisite correspondence connected with the purposes of this Act, shall be paid in rateable proportion from the funds of the several Municipalities which may be constituted under this Act in such district or division.

And the Commissioners of every Municipality shall pay to the Magistrate of the district the sum which they may be required to pay for the paypuses of this section and the last preceding section.

75. All sums received on account of the Municipal Fund shall be paid into a Government treasury, or into any bank or branch bank used as a Government treasury in or near to the Municipality, and shall be credited to an account to be called the account of the Municipality to which they belong:

Provided that the Commissioners may invest any moneys not required for immediate use either in the Government Savings' Bank or in Government securities, or in any other form of security which may be approved of by the Lieutenant-Governor.

Orders for payment of hereby empowered to do on the recommendation of the Commissioners) the limit of the powers of the Chairman or Vice-Chairman in this behalf, all orders for the payment of money from the Municipal Fund, if for a sum not above five hundred rupees in a first class Municipality, and not above two hundred rupees in a second class Municipality, shall be signed by the Chairman or V.oe-Chairman; and all orders for larger sams by both of the said officers and another Commissioner.

No such orders shall be issued otherwise than for the payment of money of which the expenditure has been authorized by the Commissioners at a meeting, as provided in section sixty-nine.

# PARTIV.

OF MUNICIPAL TAXATION.

Of the Power to impose Taxes and Tolls.

Alternative the persons or holdings.

Alternative the upon expressly for the purpose, of which due notice shall have been given, and with the sanction of the Licutenant-Governor, impose within the limits of the Municipality one or other, but not both, of the following taxes:—

(a) a tax upon persons occupying holdings within the Municipality according to their circumstantes and property within the Municipality:

provided that the total sum to be raised by such tax in any year shall not exceed the sum which would be produced by an average rate of two rupees and

four anuas per annum for each holding, and that the amount assessed in respect of the occupation of any one holding shall not be more than eighty-four rupees per annum; or

eighty-four rupees per aunum; or a rate on the annual value of all holdings situated within the Municipality:

provided that such rate shall not exceed seven and a half per centum on the annual value of such holdings, except within the Municipality of Dacca, in which it shall not exceed ten per centum on such annual value; and provided also that no rate shall be imposed on any holding of which the annual value is less than six rupees.

78. The Commissioners may, from time to time, at a meeting convened as aforesaid, and with the senction of the Lieutenant-Governor, order that the following tax, fee, and tolls, or any of them, be levied within the limits of the Municipality in addition to either of the taxes mentioned in the last preceding section:—

- (e) a tax on carriages, horses, and other animals named in the third schedule.
- (b) a fee on the registration of carts.
- (c) tolls on ferries and (subject to the provisions of sections one hundred and forty-nine and one hundred and fifty) tolls upon bridges and metalled roads.

Of the Tax on Persons.

shall be imposed on persons occupying holdings within the Municipality, according to their circumstances and property, the Commissioners, after making such to be prepared an assessment list which shall contain the following particulars, and any others which the Commissioners may think proper to include:—

- (a) name of the street or road in which the holding is situated;
- (b) number of the holding on the register;
- (c) name of person occupying the holding, whether such person be assessed or exempted from assessment;
- (d) description of the holding, and of the property within the Municipality, with profession or business of the person assessed;
- (e) amount of annual assessment;
- (f) amount of quarterly instalment;
- (y) if the occupier of the holding is exempted from assessment, a note to that effect.

The tax upon persons shall be payable in quarterly instalments by persons occupying holdings.

"Such tax shall not be assessed or levied on any person in respect of the occupation of arable ands or of any building which is used exclusively a place of worship.

assessment of the tax upon persons, shall take effect from the beginning of the year next following that in which the notice required by section one hundred and three is published, and shall be valid for three years and until the beginning of the year next after the date on which a new assessment or valuation may be published, or until the assessment and valuation be

Provided that when Chapters I, II, and V are extended to any place, the first assessment may take effect from the beginning of the quarter next following that in which the said notice shall be published.

revised and amended.

Provided also that whenever the tax on persons which was assessed under the District Towns' Act, 1868, remains in force in any second class Municipality and is levied therein under the provisions of section seven, the Commissioners may revise such assessment, or may make a new assessment, and may order that such revision or new assessment shall take effect from the beginning of the year next following the date on which the notice required by section one hundred and three is published.

81. In any Municipality in which the tax on persons is imposed, no tax shall be assessed on any person in respect of his occupation of any holding which is the property of Government and used for the purposes of a public

Government and used for the purposes of a public building, but a rate of seven and a half per centum shall be assessed on the annual value of every such holding, to be ascertained in the manner prescribed by section ninety-two, and such rate shall be payable by the Government.

Procedure if aggregate essed on any person introduced its. 84 per annual.

Procedure if aggregate essed on any person introduced its. 84 per annual.

so assessed upon him shall exceed eighty-four rupees per annum, such person may, within fifteen days of the publication of the notice required by section one hundred and three, apply to the Commissioners to cancel such assessment, and to substitute for the total amount of tax so assessed upon him in respect of the said holdings a rate to be calculated at seven and a half per centum on the annual value of such holdings; and the Commissioners shall thereupon substitute such rate; and for the purpose of calculating the amount of such rate, shall determine the annual value of the said holdings in the manner prescribed by section ninety-two.

Every rate imposed under this section shall be payable by the occupier of the holdings so rated.

83. The Commissioners may exempt from assessment any person who Power of exemption. may by them be deemed too poor to pay the tax; but the name of the occupier of every holding shall be included in the assessment list, whether he be assessed or exempted from assessment.

84. Any person mentioned in the assessprivor to apply for reduction of assessment in
altered circumstances. thereof have ceased to
cooupy any holding in respect of the occupation

of which he has been assessed, or whose means and property in respect of which he has been so assessed shall have been reduced, may apply to the Commissioners to exempt him from his assessment or to revise the same.

85. The Commissioners may, at any time after the publication of the Power to elter assessnotice required by section one hundred and three, assess any person who was without authority omitted from the assessment list, or whose liability to assessment has accrued thereafter, and may enhance any assessment which appears to them to be inadequate, and to have been so made owing to mistake or fraud.

Any assessment or enhancement made under this

section shall take effect from the beginning of the quarter next following that in which such assess-

ment or enhancement is made.

The Commissioners may at any time Procedure on change of mentioned in the assessment list the name of any new 'occupier of a holding, and may assess the tax on such person, and such person shall be liable to pay such assessment from the date on which his occupation of the bolding commenced.

87. If any holding shall become vacant in Assessment on vacant holdings when to cease. the occupation of such holding shall cease to have effect from the first day of the quarter next following that in which it became vacant.

Of the Rate on the value of Holdings.

67.88. When it has been determined that a rate shall be imposed on the annual value of holdings, the Commissioners, after making such enquiries as may be necessary, shall determine the valuation of all holdings within the Municipality as hereinafter provided.

89. Save as is herein otherwise provided, such valuation shall be valid for three years from the date on Duration of assessment. which it first takes effect in the Municipality, and until the beginning of the

year next after the date on which a new valuation may be made, or until the valuation be revised and amended.

Provided that whenever the tax on the value of holdings which was imposed and assessed under the District Municipal Improvement Act, 1864, remains in force in any Municipality and is levied thereon under the provisions of section seven, the Commissioners may revise the valuation and rating according to which such tax is being levied, or may make a new valuation and rating, and may order that such revision or such new valuation and rating shall take effect from the beginning of the year next following the date on which the notice required by section one hundred and three is published.

90. The rate on the value of holdings shall Buildings exempted from any holding which is used exclusively as a place of worship.

91. The Commissioners, in order to prepare the valuation list, may when ever they think fit, by notice, require the owners or What returns may be required for ascertaining appeal value. occupiers of all holdings to

furnish them with returns of the rent or annual value thereof, and the Commissioners, or any person authorized by thom in that behalf, at any time between sunrise and sunset, may enter, inspect, and measure any such holding after having given forty-eight hours' previous notice of their intention to the occupier thereof.

92. The gross annual rent at which any holding may be reasonably Annual value of holding how to be appreciated. expected to let, shall be deemed to be the annual value thereof, and such value shall accordingly be determined by the Commissioners, and entered in the valuation list.

93. Subject to the provisions of section seventy-seven, the Commissioners, at Determination of rate of tax on holdings. a meeting to be held before the close of the year next preceding the year to which the rate will apply, shall determine the percentage on the valuation of holdings at which the rate shall be levied, and the percentage so fixed shall remain in force until the order of the Commissioners determining such percentage shall be rescinded, and until the Commissioners at meeting shall determine some other percentage vo the valuation of holdings at which the rate will be levied from the beginning of the next year.

Provided that when Chapters I, H, and V are extended to any place, the first rate may be levied from the beginning of the quarter next after that in which the percentage has been fixed by the Commissioners at a meeting.

94. As soon as possible after the percentage at which the rate is to be and rating list. have been determined under

the last preceding section, the Commissionen shall cause to be prepared a valuation and rating list, which shall contain the following particulars and any others which the Commissioners may think proper to include :-

(a) name of the street or road in which the holding is situated;
(b) number of the holding on the register;

description of the holding; (c) annual value of the holding; (d)

name of owner; (e)

(f)amount of rate payable for the year;

amount of quarterly instalment; (g)if the holding is exempted from assess-(A) ment, a note to that effect.

The rate upon holdings shall be payable in quarterly instalments by the owner of the holding.

95. If any house belongs to one owner, and Power to among upon a the land on which it stands and the adjacent land which is usually occupied there.

with, belongs to another, the Commissioners may value such house and laud together and may impose thereon one consolidated rate.

The total amount of the rates shall be pay able by the owner of the house, who shall there after be entitled to deduct from the rent which he pays for the land such proportion of the rate so

paid by him as is equal to the proportion which such rent bears to the annual value of the holding.

If the owner of the house and the owner of the land do not agree in respect of the proportion of the rate so deducted by the owner of the house, the Commissioners shall, on the application of either party, make an award declaring the amount payable by each, and such award shall be final.

96. If the sum due from the owner of any

Tax due from non-resist delding remains unpaid after dest owner may be resothen otice of demand has been need from secupiar, and duly served, and such owner deducted by him from his be not resident within the Municipality, or the place of abode of such owner be unknown, the same may be recovered from the scoupler for the time being of such holding, who may deduct, from the next and following payments of his rent, the amount which may be so paid by or recovered from him :

Provided that no arrear of rate, which has remained due from the owner of any holding for more than one year, shall be so recovered from

the occupier thereof.

97. Whenever, from the circumstances of the case, the levy of the rate Power of Commissioners suggested excessive hardon any holding in the Municipality would be productive ship. of excessive hardship to the person liable to pay the same, the Commissioners at a meeting may reduce the amount payable on account of such holding, or may remit the same.

98. If the value of any holding shall be dimi-Application for reduction nished from any cause beowner thereof, the owner thereof may apply for reduction of the valuation of the same.

99. The Commissioners may, at any time after Power to revise value required by section one hundred and three, value and rate any holding which was without authority emitted from the valuation and rating list, or which has become liable to valuation and rating after the publication thereof, and may enhance the valuation and rating of any holding which may appear to have been insufficiently valued or rated through mistake or fraud; and may re-value and re-assess the rate on any holding the value of which has been increased by additions or alterations to any building thereon.

Any rate imposed or enhancement made under this section shall take effect from the beginning of the quarter next following that in which the mie shall be imposed or enhancement made.

100. The Commissioners may at any time substitute for any name men-Power to revine naturationed in the valuation and rating list the name of any erson to whom any holding mentioned therein thall have been tracsferred.

Such person shall be liable to pay the rate havable on such holding from the first day of the

quarter next after the dute of the transfer. 101. When any holding has been vacant for sixty or more consecutive days during any year, the Commissioners shall remit, Remission or refused on bendut of vacant huldings, and, if the rate hus been paid, shall refund, one-half of so much of the rate

of that year as may be proportionate to the number of days the said holding has remained unoccupied; provided that the owner of such holding, or his agent, has given to the Commissioners notice in writing of the vacancy thereof.

The amount of tax to be remitted or refunded shall be calculated from the date of the delivery

of such notice.

102. Whoever, being the owner of any holding for which a remission or refund of the rate has been made under the last preceding section, fails to give notice of the re-occupation of such holding within ten days of such re-occupation, shall be liable to a fine not exceeding three times the amount of rate payable quarterly on such holding.

Of general provisions relating to the tax on persons and the rate on holdings and to the recovery of the same.

103. When the assessment list of the tax upon Publication of notice of persons or the valuation and rating list of the rate on the annual value of holdings shall have been prepared or revised, the Chairman shall sign the same, and shall cause it to be deposited in the office of the Commissioners, and shall cause the notice in form (A) or the notice in form (B) of the first schedule (as the case may be) to be published in the manner prescribed by section three hundred and sixty-five.

104. Any person who is dissatisfied with the amount assessed upon him. Application for review. OF with the valuation or rating of any holding.

or who disputes his occupation of any holding, or his liability to be assessed, or rated, may apply to the Commissioners to review the amount of assessment, valuation, or rating, or to exempt him from the assessment or rate.

105. Every application presented under the last preceding section shall be heard and determined by Procedure upon raview. not less than three Commissioners, who shall be appointed on that behalf by the Chairman. The Commissioners so appointed, after making such inquiries as they may deem necessary, may pass such order as they shall think fit in respect of such application.

The decision of such Commissioners, or of a

majority thereof, in such cases shall be final.

Limitation of time for missioners for extendi-106. Unless good cause shall be shown to the time allowed, and save as is otherwise expressly provided in this Act, no such application shall be received after the expiration of one month from the date of publication of the notice required by section one hundred and three relating to the list containing the assessment, valuation, or rating in respect of which the application is made, or after the expiration of fifteen days from the date of service of the first notice of demand for payment at the rate in respect of which the application is made, whichever period shall last expire.

107. No objection shall be taken to any assessment or rating, nor shall the Amendment to be questioned only nuder Act. liability of any person to be assessed or rated be questioned in any other manner or by any other authority than in this Act is provided.

108. By notification to be posted up in their office, the Commissioners shall declare at what hours of each day (not being a Sunday or other recognized holiday) the office shall be open for the receipt of money.

Tax payable in advaces.

Tax payable in advaces the rate on holdings, shall be deemed to be the amount entered in the lists the notice relating to which is published under section one hundred and three, unless the amount entered in such lists is subsequently altered by the Commissioners as provided in this Act, in which case the amount to which the assessment or rating is so altered shall be deemed to be the amount due.

Every instalment of such tax or rate shall be deemed to be due on the first day of the quarter in respect of which such instalment is payable.

110. For all sums paid on account of any tax or rate under this Act, a receipt stating the amount and the tax or rate on account of which it is paid shall be given, signed by the tax-collector or by some other officer authorized by the Commissioners to grant such receipts.

Bill and notice of deamount of any tax or rate, account of any tax or rate, the Commissioners shall cause to be served upon the person liable to the payment thereof a bill for the said sum, which shall contain a statement of the period and of the tax or rate on account of which the charge is made.

If the amount mentioned in such bill be not paid on presentation thereof, a notice of demand in the form marked (A) in the second schedule, with copy of the bill appended thereto, shall be served on the person liable to pay the same, and such notice of demand may be served at any subsequent time, provided that no charge shall be made in respect of the service of such

Such notice shall be signed by the Chairman or an officer authorized in that behalf, and shall be served by a person authorized to receive payment.

112. If any person, after service upon him of If not paid in fifteen days, process of distress not, within fifteen days not issue. or from the date of any order made on an application for review under section one hundred and five, pay the sum due, either to the Commissioners at their office, or to some person authorized by them to receive the money, or show to the Commissioners sufficient cause for not paying the same, the amount of the arrear due, with costs on the scale shown in the table of fees marked (B) in the second schedule, may at any time within three months after the date of service of the said notice, or of the order made on an application to review as aforesaid, be levied by distress and sale of any moveable property belonging to the defaulter, except ploughs, plough-eattle, tools or implements of trade or agriculture, wherever found, or of any such moveable property, subject to the same exceptions, which may be found within the holding in respect of which such defaulter is liable to such tax or rate.

If the said property or any part thereof belong to any person other than the defaulter, the defaulter shall be liable to indemnify the owner thereof for any damage he may sustain by reason of such distress, or by reason of any payment he may make to avoid such distress or any sale under the same

113. Every warrant of distress and sale under the last preceding section shall be issued by the Commissioners, and shall be in the form marked (C) in the second schedule.

Distress shall be made by actual seizure of moveable property, and the officer charged with the execution of the warrant shall be responsible for the due custody thereof.

Such officer shall make an inventory of all moveable property seized under the warrant, and shall give not less than ten days' previous notice of the sale, and of the time and place thereof, by beat of drum, in the Municipality or Ward in which the property is situated, and by serving on the defaulter a notice in the form marked (D) in the second schedule:

Provided that if the property is of a perishable nature, it may be sold, with the consent of the defaulter, at any time after the expiry of twenty-four hours from the seizure.

the warrant may, under the special order of the Commissioners, between suries and sunset, break open any outer or inner door or window of a house, in order to make the distress, if he has reasonable ground for believing that such house contains any moveable property belonging to the defaulter, and if, after notification of his authority and purpose and demand of admittance duly made, he cannot otherwise obtain admittance.

Provided that he shall not enter or break open the door of any room appropriated for the zanana, or residence of women, which by the usage of the country is considered private, except after three hours' notice and opportunity given for the retirement of the women.

sale how to be conducted.

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The tax-collector or other officer authorized in that behalf shall make a return of all such sales to the Commissioners in the form marked (L) in the second schedule.

Certain parsons profithited from pagebasing at constables, and other officers of Police, are prohibited from parchasing any property at any such cale. 117. The Commissioners shall cause a regular account to be kept of all distresses and distresses by ied and sales made for the recovery of taxes under this Act.

118. If no sufficient goods or chattels belonging to a defaulter, or being upon the premises in respect of which he is assessed or rated, can be found within the Municipality, the sale of property beyond limits of Municipality. Magistrate may, on the application of the Commissoners, issue his warrant to any officer of his Court for the distress and sale of any personal property croffects belonging to the defaulter within any other part of the jurisdiction of the Magistrate, er for the distress and sale of any personal prodiction of any other Magistrate whatsoever, and ach other Magistrate shall onderse the warrant m issued, and cause it to be executed, and the mount, if levied, to be remitted to the Magistrate ssuing the warrant, who shall remit the same to the Commissioners.

119. No distress or sale made under this Act shall be deemed unlawful, nor shall any party making the same be deemed a trespesser on account of any error, defect, or want of fem in the bill, notice, summons, warrant of listness, inventory, or other proceeding relating thereto

120. Instead of proceeding by distress and sale, or in case of failure to realize thereby the whole prany part of any tax, the Commissioners may sue the person liable to pay the same in any court of ampetent jurisdiction.

121. The Commissioners may order to be struck off the books the amount of any tax or rate which may appear to them to be irrecoverable.

Of the Taxon Carriages, Horses, and other Animals.

122. When it has been determined that a tax on carriages, horses, and the carriages, horses, other animals specified in the third schedule shall be imposed, the Commissioners at a meeting shall make reorder that every carriage, horse, and every other thind of the kind specified in the third schedule which is kept or habitually used within, or which is let for hire within or without the Hancipality, and habitually used within it, and pay the tax, and shall cause such order be published in the manner prescribed 'by retion three hundred and sixty-five.

Such order shall be published at least one month before the beginning of the half-your in which tak shall first take effect; and shall specify what rates, not exceeding the rates given in the third schedule, such tax shall be lovied.

Dut such tax shall not be imposed on-

(a) horses or poules belonging to officers
doing regimental duty, at the rate of
one animal for each officer;

(b) animals exempt from any municipal tax under section 25 of the Indian Volunteers' Act, 1869;

(c) carriages or animals belonging to Government, or to the Municipality, or for keeping which for the execution of their duty an allowance is made by the Government or by the Commissioners to any of their officers;

 (d) animals used by, or exclusively for the purposes of, any regiment;

(e) horses or ponies used by police officers, at the rate of not more than one for each officer;

 (f) carriages, the wheels of which do not exceed twenty-four inches in diameter;

(9) animals under eleven hands in height;
(h) carriages or animals kept for sale by any
hand fide dealer in such carriages or
animals, and not used for any other

ригрове.

Tax so fixed to continue in force and altered ing section shall continue in force until resoluted, and the tax shall be levied at the rates specified in the order published as aforesaid, unless and until the Commissioners at a meeting, held not less than different days before the end of the year, make and publish an order specifying any different rates at which the tax shall be payable for the ensuing year.

Licenses how to be obtained. been imposed under the last preceding section, the owner of every carriage, borse, and other animal specified in the third schedule shall, within the first month of each half-year, forward to the Commissioners a statement in writing, signed by him, containing a description of the carriages, horses, and other animals liable to the tax for which he is bound to take out a license.

Such owner shall at the same time pay to the Commissioners such sum as shall be payable by him for the current half-year for the carriages, horses, and other animals specified in such statement, according to the rates specified in any order for the time being in force under the two last pre-

ceding sections.

125. If any person acquires possession at any time after the commence-Proportionate fax ment of any half-year, of carriages, &c., acquired during bail year. any carriage, horse, or other animal specified in the third schedule, in respect of which no license has been given for such half-year, he shall forward a statement as above required within one month of the date on which he may have acquired possession thereof, and shall pay such amount of the tax as shall bear the same proportion to the whole tax for the half-year as the unexpired portion of the hulf-year bears to the half-year; and such amount shall be calenlated from the date on which such person may have acquired possession as aforesaid.

126. On receiving the amount of the tax on payment of tax, due as aforesaid, the Commissioners to give a missioners, or some person authorised by them in that behalf, shall give to the person paying the same a license for the several carriages, horses, and other animals for the period in respect of which the amount is received.

Such license shall be for the current half-year and no longer.

127. Whenever the owner of any carriage, horse, or other animal liable to pay the said tax is not resident within the limits of the Municipality to the Commissioners

of which the tax is due, the person in whose immediate possession the carriage, horse, or other animal is for the time being kept shall take out a license for the same.

128. Whoever keeps or is in possession of

Pearlty.

any carriage, horse, or other enimal without the license required by the three last preceding sections shall be liable to a fine not exceeding three times the amount payable by him in respect of such license,

exclusive of the amount so payable.

Commissioners may compound, for any compound with livery stableperiod not exceeding one year, with livery stablekeepers and other persons keeping carriages or animals for hire, for a certain sum to be paid for the carriages or animals so kept by such person, in lieu of the tax at the rates specified in any order made by the Commissioners under sections one hundred and twenty-three.

130. The Commissioners shall from time to time eause to be prepared and entered in a book, to be kept by them, and to be open to the inspection of any person interested therein, a list of the persons to whom, during the then current half-year, a license has been given, and of the carriages, horses, and other

animals in respect of which they have paid the tax.

181. The Commissioners, or any person authorized by them in that behalf, may at any time between suarise and sunset

or conch-house, or any place wherein they may have recessed to believe that there is now our may be the task of the task.

have reason to believe that there is any carriage, horse, or other animal liable to the tax for which a

liceuse has not been duly taken out.

And the Commissioners may summon any person whom they have reason to believe to be liable to the payment of any such tax, or any servant of such person, and may examine such person or servant as to the number and description of the carriages, horses, and other animals in respect of which such person is liable to be taxed.

132. On proof being given to the satisfaction Refund of tar in c-risis of the Commissioners that a carriage, horse, or other animal for which a license has been taken out for any half-year has ceased to be kept or to be used within the Municipality during the course of such half-year, the Commissioners shall order a refund of so much of the tax for the half-year as shall bear the same proportion to the whole tax for the halfyear as the period during which such carriage, horse, or other animal has not been kept or used in the Municipality bears to the half year; but no such refund shall be allowed unless notice be given to the Commissioners within one month of the time when such use of such carriage, horse, or other animal ceased, and the Commissioners shall pass no order for refund until after the close of the half-year in respect of which the refund is claimed

Of the Registration of Cartz.

188. The Commissioners at a meeting may make and publish an order that every cart, which is kept or habitually used within, or which is let for hire within or without the Municipality and habitually used within it shall be registered by the Commissioners with the name and residence of the owner, and shall bear the number of registration in such manner as the said Commissioners shall direct.

This section shall not apply to carts -

 (a) which are the property of the Government or of the Municipality;

(f) which are kept without the limits of the Municipality, and are only temporarily and casually used within such limits;

 (e) which are kept in Howrsh or within the Suburbs of Calcutts.

Free for registration.

Free for registration.

The registration of carts under the last preceding section shall be made, and the numbers assigned yearly or half-yearly, upon such days as the Commissioners shall notify, and such fee as they shall from time to time fix and notify, not exceeding four rupees if the registration has effect for a year, and not exceeding two rupees if the registration has effect for half a year, shall be paid for each registration.

Proportionate payment cart which has not been registered for the then current period of registration, shall register the same within one mouth of the date on which he may have become possessed thereof, and the Commissioners shall grant registration in any such case on payment of such amount of the fee as shall bear the same proportion to the whole fee for the current period of registration as the unexpired portion of the current period of registration bears to the whole of such period; and such fee shall be calculated from the date of which such person may have become possessed as aforesaid.

Transfer of ownership.

Transfer of ownership.

cart is transferred within any period of registration, it shall be registered anew within one menth of the transfer in the name of the person to whom it has been transferred, and a fee not exceeding four areas shall be paid for every such last-mentioned registration.

137. Whoever keeps or is in possession of a cart not duly registered as required by the three last preceding sections, shall be liable to a fine not exceeding three times the amount payable by him in respect of such registration, exclusive of the amount so payable; and whoever, being the owner or driver of any eart, shall fail to affix thereto the registration number as required by section one hundred and thirty-three, shall be liable to fine not exceeding five rupees.

138. If any person owns or keeps any cart
Science and sale of an hereinbefore required to be
registered cart. registered without having
caused the same to be registered, the Commissloners, or any person authorized by them in that
behalf, may seize and detain such cart (provided

the same be not employed at the time of seizure in the conveyance of any passengers or goods) together with the animals drawing the same, and all police officers are required, on the application of the Commissioners, or of any servant of the Commissioners duly authorized in that behalf, to assist in the said seizure.

After such seizure the Commissioners shall forhwith issue a notice in writing that after the enjitation of ten days they will soll such vehicle and animals by auction at such place as they may state in the notice; and if any registration fee, together with the cost arising from such seizure and enstedy, remains unpaid for ten days after the issue of such notice, the Commissioners may sell the property seized for payment of the said lee, and of all expenses occasioned by such non-payment, seizure, custody, and sale.

Any halance that may remain out of the proneds of the sale shall be returned, on demand, if made within twelve months, to the owner of the property, and if unclaimed after such period, shall be oredited to the Municipal Fund.

Provided that if at any time before the sale is concluded the person whose cart has been seized that tender to the Commissioners, or the person authorized by them to sell the cart, the amount of all the expenses incurred, and the registration he payable by him, the Commissioners shall forthwith release the cart so seized.

Notwithstanding anything contained in this section, the surplus of the sale proceeds of a cart wized under this section may be devoted to the parment of any fine imposed under the last proceding section; and any cart which has been soized under this section may be sold for the realization of any such fine.

### Of Tolks on Ferries.

139. The Lieutenant-Governor may, with the consent of the Commissioners, make over to the Commissioners any existing public ferry within a adjacent to the limits of the Municipality, to be administered by such Municipality until the Lieutenant-Governor shall otherwise direct.

Every ferry while so administered shall be deemed to be a municipal ferry, and the profits as derivable therefrom, or such part of the profits as the Lieutenant-Governor shall order, shall be writed to the credit of the Municipal Fund.

Other ferries may be sanction of the Lieutenant-Governor, declare that any other ferry within or adjacent to the limits of the Municipality is a municipal tery, and the profits derivable therefrom shell thereforward be carried to the credit of the Municipal Fund:

provided that due compensation shall be made by the Municipality to any person for the less which he may have sustained in consequence of such farry being declared to be a municipal farry.

The amount of compensation due in such cases full be ascertained and awarded by the Magistrate under the provisions of section 4 of Bengal Act I of 1866 (to amend certain provisions of liquidition VI of 1819) or any similar law for the time being in force.

Duties of Commissioners the regard to such forrise.

Duties of Commissioners the regard to such forrise.

Safety and convenience of travellers, and the safety of property to be conveyed in such forry.

Rate of tolls to be established and published.

The Commissioners at a meeting shall make and publish an order specifying the ferries, and, with the sanction of the Lieutenant-Governor, the rates at which such tolls shall be levied.

Such rates may from time to time be varied with the like sanction.

When persons crossing toll for crossing any river or stream at or near a municipal ferry unless he avails himself of the means provided by the Commissioners for crossing such river or stream.

Cancellation of forty
lease, &c.

Cancellation of forty
lease, &c.

Commissioners as hereinafter
provided shall be liable to be
cancelled at once, if it shall
appear to the Commissioners at a meeting that the
lessee has failed to make due provision for the
convenience or safety of the public within fifteen
days after being required to do so by a notice in
writing from the Commissioners.

On the cancelment of a lease, the Commissioners may take possession of all boats and other appliances which have been used by the lessee in the working of the ferry; and may either retain the same permanently on payment of a fair price to the proprietor, or may rotain them for such time as may be necessary, not exceeding three months, until they can make arrangements for such other boats and appliances as may be necessary, in which case the Commissioners shall pay a fair price to the owners for the use of the said boats and appliances.

Provided that within a week of taking such possession the Commissioners shall be bound to give notice to the said lessee of their intention to retain the said boats and appliances permanently, or of the period during which they intend to retain them, as the case may be.

145. Any collector or lessee of tells, or his refuse to enter the property of the property of the proper tell has been paid, and may require any person who refuses to pay the tell to leave the boat and to remove his goods from it.

Any person who refuses to leave a municipal ferry-boat or to remove his goods therefrom when required to do so under this section, shall be liable to a fine not exceeding ten rupees.

146. No person shall keep a ferry-boat for the Keeping of mantherized purpose of plying for hire within a distance of two miles above or below any municipal ferry without the previous sanction:

of the Commissioners, if he plies within the

limits of the Municipality.
of the Magistrate of the district, if without such limits.

or of the Magistrate of the district and the Commissioners, if one of the two banks between which he plies is within, and the other bank is without, such limits.

This section shall not apply to any private ferry which may be in existence at the commence-

mont of this Act.

147. Whoever keeps a ferry-boat contrary to the provisions of the last preceding section, shall be liable to a fine not exceeding fifty rupees, and to a further fine, not exceeding ten rupees, for each duy during which the offence is continued after he has been required by a notice in writing to desist from such offence.

Of Tolls on Bridges and Roads.

Existing tell-bars. consent of the Commissioners, make over to the Commissioners, make over to the Commissioners, make over to the Commissioners any existing tell-bar within the limits of the Municipality, to be administered by the Municipality until the Lieutenant-Governor shall otherwise direct; every tell-bar while so administered shall be deemed to be a municipal tell-bar, and the profits derivable from it, or such part thereof as the Lieutenant-Governor shall direct, shall be carried to the credit of the Municipal Fund.

149. The Commissioners at a meeting, with the sanction of the Lieutenant-Governor, may establish tell-bar.

tablish tell-bar.

the sanction of the Lieutenant-Governor, may establish a tell-bar and levy tells on any bridge or metalled road which they may have constructed after the commencement of this Act, or at any place within the Municipality adjacent to such bridge or metalled road at which tells may conveniently be levied on vehicles and animals passing over such bridge or road; and the profits derived therefrom shall be carried to the credit of the Municipal Fund.

Provided that no such toll-bar shall be established, or tolls levied, otherwise than for the purpose of recovering the expenses incurred in constructing such bridge or road, and in maintaining such bridge or road in repair for the five years next after the construction thereof, together with interest on such expenses as hereinafter provided.

Commissioners to pat.

Commissioners to pat.

Into expenses, de., of toll-bars.

Commissioners shall at the end of each year publish, by causing it to be posted up at their office, an abstract account showing—

- (1) the amount of expenses incurred in the construction of such bridge or road, and in the maintenance of the same;
- (2) the amount of interest which has accured due thereon, at the annual rate of six percentum; and
- (3) the amount which has been received from the profits of the said toll-bar since its establishment;

and as soon as such expenses and interest shall have been recovered as aforesaid, such toll-bar shall be removed, and tolls shall no longer be levied on such bridge or road.

Rates of tells to be cutab. shall be levied on any such lished and published. bridge or road, the Commissioners at a meeting shall make and publish an order, with the sanction of the Lieutenant-Governor, specifying the rates at which such tells shall be levied.

Such rates may from time to time be varied with the like sanction.

Power of Collector of to pass through any municipal toll-bar until the proper toll has been paid.

Possity for refusing to pay or avoiding payment from toll) through a toll.

The pay or avoiding payment from toll) through a toll.

The pay or avoiding payment from toll through a toll.

The payment of the toll fraudulently avoids passing through such toll-gate, shall be liable to a fine not exceeding fifty rupoes.

In case of non-payment is not paid on demand, the of tell, vehicle, ato, may person authorized to collect the same may seize such vehicle or animal, or any part of its burden, of sufficient value to defray the tell, and shall give immediate notice of such seizure to the Commissioners.

After such seizure the Commissioners shall forthwith issue a notice in writing that after the expiration of ten days they will sell the property seized by auction at such place as they may stato in the notice; and if any toll, together with the cost arising from such soizure and custody, remain undischarged for ten days after the issue of such notice, the Commissioners may sell the property seized for discharge of the toll, and of all expenses occasioned by such non-payment, seizure, sustody, and sale.

Any balance that may remain out of the proceeds of the sale shall be returned, on demand if made within twelvo months, to the owner of the property, and if unclaimed after such period shall be credited to the Municipal Fund.

Provided that if, at any time before the sale has been concluded, the person whose property has been seized shall tender to the Commissioners, or the officer appointed by them to sell the property, the amount of all the expenses incurred and of the tell payable by him, the Commissioners shall forthwith release the property seized.

Notwithstanding anything contained in this section, the surplus of the sale proceeds of any property seized under this section may be devoted to the payment of any fine imposed under the last preceding section; and any property which has been seized under this section may be sold for the realization of any such fine.

Of general provisions relating to tolls on ferrics and roads.

155. The Commissioners may grant a lease
Lease of ferry or toll- of any municipal ferry or
toll-bar for any period net
exceeding three years.

Table of tolls to be the vernacular of the district being up.

in some conspicuous position at each end of every municipal forry,

and in some conspicuous position near every nunicipal toll-bar,

so as to be easily read by all persons required to pay the toll.

of a municipal ferry or tollpossity.

bar, neglects to hang up a
table of tolls as required by the last preceding section, shall be liable to a fine not exceeding fifty
rupces, and to a further fine, not exceeding ten
rupces, for each day during which the offence is
continued after he has been required by a notice
in writing to desist from such offence.

158. The Commissioners, or the lessee of any composition in respect municipal ferry or toll-bar, may compound with any person for a certain sum to be paid by such person for himself, or for any vehicles or animals kept by him, in lieu of the ordinary toll payable.

159. No tolls shall be paid for the passage of troops on the march, or of animals or vehicles employed in the transport of such troops,

or of military or Government stores, or the persons in charge of them,

or of military or police officers, or of any public or municipal officer on duty, or of any person in their custody, or of any property belonging to them or in their custody, or of any vehicle or animal employed by such persons for the transport of such property,

or of conservancy carts or other vehicles, or saimals belonging to the Commissioners, or of the persons in charge of them,

or of any animals whether belonging to Government or otherwise, which are attached to a regiment or a Military Department, and which pass through a toll-bar, provided that tolls shall be leviable for conveying such animals over a ferry;

and the Commissioners or their lessees shall not be bound to allow any person or thing not specified above to cross a forry or to pass a tollgate without payment of the prescribed toll;

But the Commissioners at a meeting may exempt any other class of persons or things from payment of the said toll; and in granting a lease of any terry or toll-bar may stipulate that any municipal servants and property and any other persons or things shall be allowed to pass without payment of the toll.

Pater officers to assist.

Pater officers to assist.

Pater officers to assist.

Pater officers to assist.

Police officers shall assist when required, and for that purpose shall have the same powers as they have in the exercise of their ordinary police duties.

Paulty for taking auauthorized follo.

Act to collect tolls, demands
or takes any higher tolls
than the tolls authorized
ander this Act, shall be liable to a fine not exceeding fifty rupees, and in default of payment to one
menth's imprisonment.

Of Tolls on Navigable Channels.

Commissioners may be appointed to collect tolls in a navigable channel. Similar law for the time being in force, are applicable to any navigable channel which passes through the limits of a Municipality, he may, with the consent of the Commissioners, appoint the Commissioners to collect tolls as provided in section 8 of the said Act, until the Lieutenant-Governor shall otherwise direct, and the profits derivable therefrom, or such part thereof us the Lieutenant-Governor may direct, shall be carried to the credit of the Municipal Fund.

In such case the Commissioners shall exercise all the powers vested by such Aut in the Collector.

Lieutemant-Governor time order that the Commay order Cammissioners missioners, or any person authorized by them shall cease to levy any tolls under the last preceding section, and may at any time withdraw such order; provided that reasonable compensation shall be paid by the Commissioners to any farmer or other person who has entered into a legal contract with the Commissioners for the collection of such tolls, and whose profits under such contract are diminished by an order of the Lieutenant-Governor passed under this section.

### PART V.

OF THE MUNICIPAL POLICE.

Police in Municipalities appointed under the proto be appointed ander Act
V of 1861.

To the Regulation of Police)
or of any similar Act for the time being in force for the regulation of the police in the police district within which the Municipality may be situated, and shall be deemed to be a portion of the police establishments under the Government of Bengal, and shall be subject to the provisions of any such Act, except as hereinafter provided.

Police paid under Act not to be employed beyond Municipality.

Police paid under Act of the omployed beyond Municipality.

The mentioned in section one hundred and sixty-seven may have been calculated, shall be liable to serve beyond the limits of the Municipality save in execution of duties imposed on him by his employment as a police officer of such Municipality.

Conditions qualer which trate or to the District Police may be deputed beyond municipal limits. Superintendent of Police that it is necessary for the peace and good management of the district in which any Municipality is situated or of any other district, that one or more members of the municipal police force shall be specially deputed to any duty beyond the limits of such Municipality, not being a duty imposed on him or them by their employment as police officers of such Municipality, the Magistrate or District Superintendent

may depute such member or members to such duty, which they shall be bound to perform;

Provided that during such deputation, the District Superintendent of Police shall make due provision for the efficient performance of police duties within the Municipality.

In case of and during such deputation, the salaries of the members of the police so deputed, and all other expenses incurred by their deputation, shall be paid by the Local Government and not by the Commissioners.

Preparation of Police every District Superintend-ent of Police shall prepare, in such form as may be directed by the Lieutenaut-Governor, an estimate of the income and expense of the Police force in every Municipality within his district for the year next following the preparation of such estimate, and shall present the same to the Commissioners of such Municipality at least four months before the beginning of the year to which the estimate relates.

168. The Police estimate shall show the number, constitution, and salaries of the Police force to be maintained in any such Municipality.

Retinate to be translated and considered by Commissioners shall cause the Same to be translated into the language usually spoken in such Municipality, and such translation shall be made available for inspection by any tax-payer. The estimate shall also be faid before the Commissioners at their next meeting for consideration.

Estimate to be transmitted to Magistrate and Commissioners of division. The Commissioners at the meeting may record, to the Magistrate of the district for transmission to the Commissioner of the division, and by him to the Lieutenant-Governor.

171. The Lieutenant-Governor shall consider the Police estimate so transmitted to him, and may approve, reject, or modify, and approve as modified, the same or any part thereof.

The Lieutenant-Governor shall also determine whether the whole or some, and what part of the expense of the police provided for in such estimate shall be borne by the Municipality to which the same refers:

provided that the expense so to be borne by any Municipality in which the tax on persons is in force shall not exceed, for a first class Municipality, the average rate of one rupee and eight arms in the year, and for a second class Municipality the average rate of one rupee and four arms in the year, for each holding in respect of the occupation of which the tax is imposed:

and provided that the expense so to be borne by any Municipality in which thetax on the value of holdings is in force shall not exceed five per centum on the total annual value of such holdings. Amount of estimate to he december expense of Police Force.

Lieutenant-Governor may determine to be borne by any Municipality shall, for the purposes of this Act, be

the expense of the Police to be borne by such Municipality for the year for which the Police estimate shall have been presented.

The amount which may be finally settled shall be entered in the estimates of the Municipality as propared under section sixty-four.

173. At the close of each month, the District Police Superintendent of Police shall cause to be prepared and laid before the Commissioners a bill showing the actual expenses incurred during the month in the payment of the Police force, and the contingent expenses thereof; and, so far as the same is in accordance with the Police estimate, the Commissioners shall cause the amount, or the share thereof which is payable by them under the last preceding section, to be paid from the Municipal Fund.

174. The Lieutenant-Governor may at any Maristrate may be vest time direct that the Magistrict Superin entent. aion of a district shall be deemed to be the District Superintendent of Police in respect of the Police of any Municipality within his division, or may direct that such Magistrate shall exercise any of the functions of District Superintendent of Police in regard to the Police of any such Municipality.

175. Nothing in this Act shall deprive the Commissioner of Police for the town of Calcutta of any power or authority over the Police in the Suburbs of

Police in suburbs.

Police in the Suburbs of Calcutta vested in him by Bengal Act II of 1866 (for the better regulation of the Police within the suburbs of the town of Calcutta).

And the Inspector-General of Police is hereby

And the Inspector-General of Police is hereby precluded from exercising over the Police within the said suburbs any of the powers and authorities vested in him by the said Act V of 1861.

Deputy Commissioner of Police for the suburbs of Calcutts
Deputy Commissioner of Police for Suburbs of Calcutts established to be cutta decided to be the District Superintendent under this Act for Suburbs.

### PART VI.

OF MUNICIPAL REQULATIONS WHICH SHALL US GENERALLY IN FORCE IN ALL MUNICIPALITIES.

### General.

177. The provisions of this Part shall be in force in every Municipality, unless and until the Lieutenant-Governor shall otherwise direct.

178. The Lieutenant-Governor may at any time make an order directing may order provisions of the said provisions shall not force in a Municipality. be in force in any Municipality, or in any part thereof; and the provisions mentioned in such order shall cease to be in force in such Municipality or part thereof from the date specified in such order.

The Lieutenent-Governor may at any time cancel or modify any order made under this section.

179. Whenever it is provided in this Part or in Part VII that the Comproser required to sincers or the Commissioners at a meeting may require the owners or the

occupiers, or may require the owners and the occupiors, of any land to execute any work the occupance, or any land to execute any work or to do anything within specified time, such requisition shall be made, as far as possible, by a notice to be served as provided in sections three hundred and sixty-seven and three hundred and sixty-eight on every owner or coupier who is required to execute such work or to do such thing; but if there be any doubt to the persons who are owners or occupiers, such requisition may be made by a notification to be posted up on or near the spot at which the work is required to be executed or the thing done, requiring the owners or the occupiers, or requiring the owners and occupiers to execute such work or to do such thing within a specified time; and in such notification it shall not be necessary to name the owners or occupiers.

Every requisition as aforesaid shall give notice to the persons to whom it is addressed that, if they full to comply with the requisition, or to perfer an objection against such requisition as provided in the next succeeding section, the Commissioners will enter upon the land and emise the required work to be executed or the required thing to be done, and that in such case the expenses incurred thereby will be recovered from the persons who are required in such requisition to execute such work or do such thing.

180. Any person who is required by a requisition as aforesaid to execute any work may prefer the thought to the Communmay, instead of executing the work or doing the thing

required, prefer an objection in writing to the Commissioners against such requisition within five days of the service of the notice or posting up of the notification containing the requisition; or if the time within which he is required to comply with the requisition be less than five days, then within such less time.

Except as provided in the next succeeding section, such objection shall be heard and disposed of by the Chairman or Vice-Chairman.

181. If the objection shall allege that the Prendare if person cost of executing the work or objection alleges that work of doing the thing required will exceed three hundred upons, such objection shall be heard and disposed of by the Commissioners at a meeting, unless the Chairman or Vice-Chairman shall certify that such test will not exceed three hundred rupees, in which rase the objection shall be heard and disposed of by the Chairman or Vice-Chairman.

Provided that in any case in which the hairman or Vice-Chairman shall have certified his quinion as aforesaid, and the objection shall in tonsequence thereof have been heard and disposed of by the Chairman or Vice-Chairman, the person making the objection may, if the requisition made upon him is not withdrawn on the tearing of his objection, pay in the said sum of three hundred rupees to the Commissioners as

the cost of executing the work or the thing required; whereupon such person shall be relieved of all further liability and obligation in respect of executing the work or doing the thing required, and in respect of paying the expenses thereof; and the Commissioners themselves shall execute such work or do such thing, and shall exercise all powers necessary therefor.

Commissioners at a meeting, as the case may be, shall, after hearing objection.

The Chairman, &c., may make order after hearing objection.

The chairman, &c., may make order after hearing the objection and making any inquiry which they may deem necessary, record an order withdrawing, modifying, or making absolute the requisition against which the objection is proferred, and if such order does not withdraw the requisition, it shall specify the time within which the requisition shall be carried out, which shall not be less than the shortest time which might have been mentioned under this Act in the original requisition.

Order to be explained present at the office of the Commissioners, the said order shall be explained to him orally; and it such order cannot be so explained, notice of such order shall be served as provided in section three hundred and sixty-seven on the person making the objection; and such explanation of or service of the notice of the said order shall be deemed a requisitact duly made under this Act to execute the work or do the thing required.

184. If the person or persons required to execute the work or to do the thing fail, within the time specified in any requisition as aforesaid, to begin

to execute such work or to do such thing, and thereafter diligently to continue the same to the satisfaction of the Commissioners until it is completed, the Commissioners or any person authorized by them in that behalf may, after giving forty-eight hours' notice of their intention by a notification to be posted up on or near the spot, enter upon the land and perform all necessary acts for the execution of the work or doing of the thing equired; and the expenses thereby incurred shall be paid by the owners or by the occupiers, if such requisition was addressed to the owners and the occupiers, if such requisition was addressed to the owners and the occupiers, if such requisition was addressed to the owners and the occupiers.

Commissioners may op.
Commissioners may op.
Deprise expenses smang by the owners of any land as provided in the last precion of than one owner, apportion the said expenses among such owners in such manner as to the Commissioners may seem fit.

And whenever any such expenses are to be paid by the occupiers of any land, as provided in the last proceding section, the Commissioners may, if there be more than one occupier, apportion the said expenses among such occupiers in such manner as to the Commissioners may seem fit.

186. Whenever any expenses incurred by the Commissioners are to be paid Apportionment at owners and occupiers. among by the owners and occupiers of any land, as provided in section one hundred and eighty-four, the Commissioners may apportion the said expenses among the said owners and occupiers in such manner as

to the Commissioners may seem fit.

187. Any expenses incurred, or fee chargeable, Recovery of expenses in-curred or fee chargeable. by the Commissioners under this l'art or l'art VII, may be recovered from the person liable to pay the same as an arrear of tax under

sections one hundred and eleven to one hundred

and twenty (both inclusive).

The demand for such expenses or fee shall be made by notice at any time within three mouths from the date on which the amount thereof shall have been ascertained.

188. Whenever any works or any alterations and improvements of which Occupier may recover cost of works executed at bis expense from owner.

the Commissioners are authorized by this Part or Part VII to require the execu-

tion, are executed by the occupior on the requisition of the Commissioners, or are exceuted by the Commissioners, and the cost thereof is recovered from the occupier, the cost thereof may, if the Commiscioners shall certify that such cost ought to be borne by the owner, be deducted by such occupier from the next and following payments of his rent due or becoming due to such owner, or may be recovered by him in any court of competent jurisdiction.

189. Any owner or occupier of land may contest his liability to pay Eddiffy to just expen-ses or free may be confest-ed in civil court.

any expenses or fees under this Part or Part VII, or may contest the amount

which he has been called upon to pay, in a civil court of competent jurisdiction; provided that the fact of such action having been instituted shall be no bur to the recovery of the said amount in the manner provided by section one hundred and eighty-seven.

190. Where any damages or compensation Damages and compen. are by this Chapter directed aution how to be determined. sioners, the amount and, if necessary, the apportionment of the same, in case of dispute, shall be ascertained and determined by a civil court of competent jurisdiction.

191. In any such case which is to be determined by such Court, such Court Method of before the Court, proceeding may, on the application of either party, summen the other party to appear at a time and place to be named in such summons,

Upon the appearance of the parties, or, in the absence of any of them, upon proof of due service of the summons, such Court may hear and determine such question, and, for that purpose may examine such parties or any of them, and their witnesses, on oath or affirmation, and the costs of every such inquiry shall be in the discretion of such Court, which shall determine the amount thereof.

192. If the amount of damages or com-pensation ascertained in the Recovery of damages by distress. manner above described he not paid by the party liable to pay the same within seven days after demand

such amount may be recovered under a warrant of such Court by distress and sale of the moveable property of such party; and the surplus arising from the sale thereof, after satisfying sun amount and the costs of the distress and sale shall be returned on demand to the party whose property shall have been distrained.

Of Offensive Matter, Rubbish, Privies, and Drains,

193. The Commissioners shall provide all establishments, cattle, carte, and implements required for Retablishments for remoral of officerive scatter and rubbish, the removal of offensive matter and rubbish.

Hours and mode of reand rubbish.

194. The Commissioners at meeting mar, from time to time, by an order published as prescribel in section three hundred and

sixty-five, appoint the hours within which it shall be lawful to remove offensive matter and the manner in which the same shall be removed, and may provide places convenient for the deposit theroof, and may require the occupiors of houses to cause the same to be deposited daily, or atother stated intervals, in such places, and may remove the same at the expense of the occupier from any house if the occupier thereof fails to do so in accordance with this Act.

195. Whenever such order shall have been published, no mebter, night-Mehters must give one ments's notice if they leave the service of the Commissioners. man, or other servant of the Commissioners employed to remove offensive

shall withdraw from his duties without the permission of the Commissioners, unless he has given notice in writing not less than one month previously of his intention so to withdraw.

Any mehter, nightman, or other such person who after the said publication withdraws from his duties without giving such notice as aforesaid, shall be liable to rigorous imprisonment for a tem not exceeding one month, and shall forfeit all salary which may be due to him.

196. The Commissioners at a meeting may from time to time, by an order published as prescribed Commissioners may ap-point hours for planing subbish on public road. in section three hundred and sixty-five, appoint the hour

within which only every occupior of any house of land may place rubbish on the public road adja cent to his house or land in order that such rubbist may be removed by the Commissioners, and the Commissioners may charge such fees as they not think fit in respect of the removal of such rubbish. with the consent of the occupier of any house or land, from such house or land, or in respect of the removal from such public road of any rubbish which has accumulated in the exercise of a trade or business.

197. Whenever any order as provided in the last proceding section shall Municipality, every occupier of any house of land who shall place or who shall allow is servants to place while the place of the shall allow is servants to place rubbish on a public road atories than the appointed times, shall be liable to fine not exceeding twenty rupees.

198. Whoever, being the occupier of a hois in or near any public real house not removing keeps or allows to be keeps Penalty on necepier of for more than twenty-for house not removing fills. hours, otherwise than

some proper receptacle, any dirt, dung, bones, ashes, night-soil or filth, or any nexious or offensive matter, in or upon such house, or in any outhouse, yard, or ground attached to and occupied with such house, or suffers such receptacle to be in a filthy or nexious state, or neglects to employ proper means to cleanse the same, shall be liable to a fine not exceeding fifty rupees.

prains, priving, dc., under control of the Commissioners.

200. The Commissioners, or any officer authorized by them in that behalf, may inspect all privies, and cesspools at any time between surise and sunset after six hours' notice in writing to the occupier of any premises in which such privies, drains, or cesspools are situated, and may, if necessary, cause the ground to be opened where they or he may think fit for the purpose of preventing or removing any misance arising from such privies, drains, or cesspools; and the expenses thereby incurred shall be paid by the owner or occupier of such premises.

201. The Commissioners may provide and maintain, in sufficient numbers and in proper situations common privies and urinals for the separate use of each sex, and shall cause the same to be kept in proper order and to be properly cleaned.

Licensing of public recessaries for public accommodation as they from time to time may think proper; and whoever shall keep any public recessary without such license, or having a license for a public necessary shall suffer the same to be in a filthy or noxious state, or shall neglect to employ proper means for cleansing the same, shall be liable to a fine not exceeding fifty rupees, and such license may be withdrawn.

203. Whoever, being the owner or occupier of any private drain, privy, or cosspool, shall neglect or refuse, after warning from the Commissioners, to keep the same in a proper state, shall be liable to a fine not exceeding fifty rapees.

Page to require contents to clear notions vegetation and to improve bed drainage.

Commissioners, by reason of thick or noxious vegetation of a nuisance, or by want of drainage to be in a state injurious to health or offensive to the Deighbourhood, the Commissioners may require the awars or occupiers, or the owners and occupiers of such land, within fifteen days, to clear and remove such vegetation or drain such land.

Provided that if for the purpose of effecting any dwinage under this section it shad be necessary to acquire any land not being the property of the person who is required to drain his land, or to pay compensation to any other person, the Commissioners shall provide such land and pay such compensation.

205. Whoever, being an owner or occupier of land, fails to comply with the requisition mentioned in the last preceding section, shall be liable to a fine not exceeding one hundred rupees, and to a further line, not exceeding twenty rupees, for each day during which the offence is continued after he has been convicted of such offence.

All rubbish and offensive matter collected by the Commissioners from roads, privies, sewers cesspools, and other places, shall be the property of the Commissioners, who shall have power to sell or otherwise dispose of the same; and the money arising from the sale thereof shall be carried to the oredit of the Municipal Fund.

207. All existing public sewers, drains, and other conservancy works, and reducted of the Commissioners, and control of the Commissioners, who shall have power to construct any further works of that nature which they may consider necessary.

Of Bathing and Washing Places and Tanks.

208. All streams, channels, water-courses, tanks, reservoirs, springs, and wells, not being private property, shall, for the purposes of this Act, be under the direction and control of the Commissioners.

209. The Commissioners may, by order published at such places as they may think fit, set apart convenient tanks, or parts of rivers, streams, or channels, not being private property, for the supply of water for drinking and for culinary purposes, and may prohibit therein all bathing, washing of clothes and animals, or other acts calculated to pollute the water set apart for the purposes aforesaid;

and may similarly set apart a sufficient number

of the same for the purposes of buthing ;

and a sufficient number for washing animals or clothes, or for any other purpose connected with the health, cleanliness, or comfort of the inhabitants.

210. Whoever disobeys an order passed by the Commissioners under the Penalty.

Penalty.

last preceding section, shall be liable to a fine not exceeding fifty rupees.

Power to require an require the owners or occuwholesome tanks or piers, or the owners and occupiers of any land, within eight days, to cleanse any private tank or pool therein, and to drain off and remove any waste or stagnant water which may appear to be injurious to health or offensive to the neighbourhood.

Provided that if for the purpose of effecting any drainage under this section it shall be necessary to acquire any land not being the property of the person who is required to drain his land, or to pay compensation to any other person, the Commissioners shall provide such land and pay such compensation.

212. Whoever, being an owner of land, fails
to comply with a requisition under the last preceding
section, shall be liable to a fine not exceeding
one hundred rapees, and to a further fine, not
exceeding twenty rupees, for each day during
which the offence is continued after he has been
convicted of such offence

Of Obstructions and Encroachments on Roads.

213. The Commissioners may close tempopower to close a road
ar part of a road for repairs
or other public purpose.

purpose of constructing any sewer, drain, culvert,
or bridge, or for any other public purpose.

Whenever, owing to such repairs or construc-

Whenever, owing to such repairs or constructions, or from any other cause, any road or part of a road shall be in a state which is dangerous to passengers, the Commissioners shall cause sufficient barriers or fences to be erected for the security of life and property, and shall cause such harriers or fences to be sufficiently lighted from sunset to sunrise.

Penalty for creeting obstruction on road, drain, &c.
rail, post, or other obstruction, encroceles upon any drain, sewer, or aquoduct, shall be liable to a fine not exceeding fifty rupoes.

215. The Commissioners may issue a notice re-Remoral of future quiring any person to remove obstructions or encrosch- any wall which he may have built or over force will built, or any fence, rail, post, or other obstruction or encroachment, which he may have erected in or on any road or open drain, sewer, or aqueduct, after the date on which the District Municipal Improvement Act, 1864, or the District Towns Act, 1868, as the case may be, took effect in the Municipality; or in case neither of the said Acts was in force in the Municipality before the commencement of this Act, then after the date on which this Act may before the commencement of this Act, have been extended thereto; and if such person shall fail to comply with such requisition within eight days of the receipt of the same, the Magistrate may, on the application of the Commissioners, order that such obstruction or encroachment be removed; and theroupon the Commissioners may remove any such obstruction or encroachment; and the expenses thereby incurred shall be paid by the person who cracked the same. No person shall be entitled to compensation in

No person shall be en itled to compensation in respect of the removal of any wall, fence, rail, post or other obstruction under this section.

216. Whoever fails to comply with a requisition under the last proceding section, within the period specified in such requisition, shall be liable to a fine not exceeding fifty rupees, and to a further fine, not exceeding ten rupees, for each day after the expiration of eight days from the issue of such requisition until the wall, fence, rail, post, or other obstruction or encroachment is removed.

217. If the person who built or orected the said wall, fence, rail, post, or other obstruction or encronelment is not known or cannot be found, the Commissioners may cause a notice to be posted up in the neighbourhood of the said wall, fence,

rail, post, or other obstruction or encroachment, requiring any person interested in the same to remove it, and it shall not be necessary to name any person in such requisition; and if the said wall, fence, rail, post or other obstruction or encroachment be not removed in compliance with the requisition contained in such notice within eight days of the posting up of the same, the Magistrate may, on the application of the Commissioners, order that such obstruction or encroachment be removed; and thereupon the Commissioners may remove they such obstruction or encroachment and may recover the cost of such removal by sale of the materials so removed.

Any surplus of such sale proceeds shall on demand be restored to the owners of such materials, and, if unclaimed, shall, after the lapso of one year, be carried to the credit of the Municipal Fund.

Projections from houses casetal in fature to be removed.

Attention projection, eneroneliment, or obstruction creeded or placed against or in front of such house which may have been so creeted or placed after the date on which the District Municipal Improvement Act, 1864, or the District Towns' Act, 1868, as the case may be, took effect in the Municipality, or in case neither of the said Acts was in force in the Municipality before the commencement of this Act, then after the date on which this Act may have been extended thereto, if the same overhaugs the road, or juts into, or in any way projects or encroaches upon, or is an obstruction to the safe and convenient passage along, any road;

or obstructs or projects or encroaches into or upon any aqueduct, drain, or sewer in such road;

and if such owner or occupier shall full to comply with such requisition within eight days of the receipt of the same, the Magistrate may, on the application of the Commissioners, order that such projection, encroachment, or obstruction be removed or altered, and thereupon the Commissioners may remove or alter such projection, encroachment, or obstruction, and the expenses thereby incurred shall be paid by the owner or occupier so making default.

No person shall be entitled to compensation in respect of the removal of any projection, obstruction, or encreachment under this section.

219. Whoever fails to comply with a requisition under the last preceding section, within the period specified in such requisition, shall be liable to a fine not exceeding fifty rupees, and to a further fine not exceeding ten rupees, for each day after the expiration of eight days from the issue of such requisition until the projection, encroachment, or obstruction is removed.

220. Every order made by the Magistrate under section two hundred and fifteen, section two hundred and seventeen, or section two hundred and eighteen, shall be deemed to be an order made by him in the discharge of his indicial duty. 3nd the

him in the discharge of his judicial duty, and the Commissioners shall be deemed to be persons bound to execute such orders of a Magistrate within the meaning of Act XVIII of 1850 (for the protection of Judicial Officers.)

221. Whenever any house, part of which projects beyond the regular line House projecting be-sent line of read when intended down to be set back. of a road, or beyond the front of the house on either side thereof, shall be burnt

down or otherwise destroyed, or shall be taken down in order to be rebuilt or repaired, the Commissioners may require the same to be set back to, or beyond the line of the road, or the line of the adjoining house, and shall make reasonable compensation to the owner of such house for any damage he may thereby sustain.

gog. The Commissioners may require the form to trim hedges land, within three days, to bordering on any road, and to cut and trim any trees overhanging any road and obstructing the sme or causing damage thereto.

223. Whoever fails to comply with a requisition under either of the two last preceding sections, shall be liable to a fine not exceeding 6fty rupees, and to a further fine not exceeding to obey such order after he has been required to obey the same.

Of General Conservancy and Improvement. .

224. If any well, tank, or other excavation, Will, lanks, &c., to be whether on public or private ground, be, for want of sufficient repairs or protection, dangerous to passengers, the Commissioners shall forthwith, if it appears to them to be necessary, cause a temporary hoard or fence to be put up for the protection of passengers, and may require the owners or occupiers, or the owners and accupiers of the land on which such tank, well, or other exavation is situated, forthwith properly to scoure or protect such well, tank, or other excavation.

225. Whoever fails to comply requisition under the last preceding section, shall be liable to a fine not exceeding one hundred rupees, and to a further fine, not exceeding twenty rupeos, for each day during which the offence is continued after he has been convicted ef such offence.

236. If any house, wall, structure, or anything affixed thereto, be deemed by the Commissioners to be in a ruinous state, or in any way dangerous, they shall forthwith, if happears to them to be necessary, cause a proper leard or fence to be put up for the protection of passengers, and may require the owners or secupiers, or the owners and occupiers of the land to which such house, wall, or structure is affixed, inthwith to cause such repairs to be made to such house, wall, or structure as they may consider necessary for the public safety, or to remove such house, wall, structure, or thing affixed thereto.

227. Whoever fails to comply with a requisi-Pennity. ing section, shall be liable to hundred rupees, and to a further fine not exceeding

of eight days from the issue of the requisition until the said house, wall, or structure is secured or taken down.

228. If the Commissioners shall have caused Powers to enter upon possession of houses so any house or other structure, repaired. structure be unoccupied, the Commissioners may enter upon possession of the same, and may retain possession thereof until the sum expended by them on the repairs be paid to them.

229. The materials of anything which shall Sale of materials of houses, &c., pulled down or removed under the provisions of section two hundred and twenty-six may be sold by the Commissioners, and the proceeds of such sale may be applied, so far as the same will extend, to the payment of the expenses incurred.

Any surplus of such sale proceeds shall on demand be restored to the owner of such materials, and, if unclaimed, shall, after the lapse of three years, be carried to the credit of the Municipal Fund.

230. The Commissioners, or the Magistrate of the district or of the Stray dars to be killed division, may by published at certain appointed periods, order appoint from time to time certain periods within which any dogs without collars, or other marks distinguishing them as private property, found straying in the roads or beyond the enclosures of the houses of the owners of such dogs, may be destroyed; and such dogs may be destroyed in accordance with such order.

offer rewards for the destruc-Commissioners may offer marcle for description of tion of wild animals within wild animaba. the limits of a Municipality. 232. The Commissioners at a meeting may Names of made and cause a name to be given to any road and to be offered. in such place as they may think fit, and may also cause a number to be affixed to every house; and in like manner may from time to time cause such names and numbers to be altered.

231. The Commissioners at a meeting may

Whoever destroys, pulls down, or defaces any such name, or puts up any Pensity. name different from that put up by order of the Commissioners, shall be liable to a fine not exceeding twenty rupees.

# PART VII.

OF CERTAIN MUNICIPAL REGULATIONS WHICH MAY BE EXTENDED TO ANY MUNICIPALITY BY EXPRESS ORDERS OF THE LIEUTENANT-GOVERNOR. General.

233. No provision contained in this Part shall apply to any Municipality unless and until it has been Operation of this Part. expressly extended thereto by the Lieutenant-Governor in the manner provided by the next succeeding section.

234. The Lieutenant-Governor may, on the recommendation of the Com-Lieutenant Goromor may order provisions of this Part to be in force. missioners at a meeting, order that all or any of the twenty rupees, for each day after the expiration | said previsions of this Part shall be in force in any

Municipality; and may, on such recommendation, order that any place in a Municipality be excluded from the operation of the said provisions.

Such order shall be published in the Calcutta Gazette, and the Commissioners shall, within fifteen days of such publication, cause a copy of the same, with a translation thereof into the vernaoular, to be posted up at their office, with a notice of the date on which such order shall take effect, and shall cause the same to be published as prescribed in section three hundred and sixty-five; and the said provisions shall come into force in the Municipality from the date so fixed:

Provided that the date so fixed shall not be less than fifteen days after the publication under the said section, and shall not be more than three months after the publication of the order of the Lieutenant-Governor as aforesaid in the Calcutta Gazette.

The Lieutenant-Governor may at any time cancel or modify an order made under this

Of Privies, Drains, and Executions.

235. The Commissioners may require the owners or occupiers, or the Commissioners may reowners and occupiers of any quire owner or accupiet to repair drain, &c. land, within fifteen days, to repair and make efficient any drain, privy, or cesspool, or to close any cesspool which is situated on such land.

236. Whoever, without the permission of the Commissioners, throws or Penalty for throwing rabbish into sewers. puts, or permits his servants to throw or put, any offeneive matter or the dead body of any animal en to any road, or who throws or puts, or permits his servants to throw or put any earth, rubbish, offen-sive matter or dead bodies of animals into any sewer or drain belonging to the Commissioners, or into any drain communicating therewith, shall be liable to a fine not exceeding twenty-five rupees for every such offence.

237. Whoever causes or allows the water of Penalty for allowing water of any sick, dec, or offensive matter to run or drain on any road.

The allowing any sick, dec, or offensive matter belonging to him or being drain on any road. on his land to run, drain, or be thrown or put upon any road, or esuses or allows any offensive matter to run, drain, or be thrown into surface drain near any road, shall be liable to a fine not exceeding twenty-five rupees for every such offence.

238. Every person constructing a privy Priving must be properly shall have such privy shut out by a sufficient roof, and wall or fence, from the view of persons passing by or residing in the neighbourhood: and the Commissioners may require any owner or occupier of land on which a privy stands, to cause the same to be shut out from view as aforesaid within fifteen days.

239. Any person constructing a privy and failing to have it shut out Penulties. from view as aforesaid, shall be liable to a fine not exceeding twenty rupees; and any person failing to comply with a requisition under the last preceding section shall be liable to a fine not exceeding twenty-five

rupees, and to a further fine, not exceeding ave rupees, for every day during which the offence is continued after the expiration of the time specified in the said notice.

240. If any person, without the written con-Unanthorized drains sent of the Commissioners first obtained, makes or may be demolished. causes to be made, or alters or causes to be altered, any drain leading into any of the sewers or drains vested in the Commissioners, the Commissioners may cause such branch drain to be demolished, altered, re-made, or otherwise dealt with as they shall think fit;

and the expenses thereby incurred shall be paid by the person making or altering such branch drain.

241. Whoever, without the written consent Pennity for altering or making manth-rized desires loading into public viously obtained, makes or causes to be made, or alters or causes to be altered, say

drain leading into any of the sewers or drains vested in the Commissioners by this Act, shall be liable to a fine not exceeding fifty rapers.

242. If any land, being within one hundred feet of a sower, drain, or Commissioners may re-quire owner to drain land. other outlet into which such the Commissioners, be drained, is not drained to the satisfaction of the Commissioners, the Commissioners may require the owner within one month to drain the said land into such sewer, drain, or outlet.

243. If it appear to the Commissioners that Group or block of a group or block of houses houses, &c., may be may be drained or improved more economically or operation. advantageously ir combinetion than separately, and a sewer, drain, or other outlet already exists, within one hundred feet of any part of such group or block of houses, the Commissioners may cause such group or block of houses to be drained and improved by a combined operation;

and the expenses thereby incurred shall be recovered from the owners of such houses in such proportions as shall to the Commissioners seem ft.

244. If any branch drain, privy or cess-pool be constructed contrary to their orders.

Commissioners may alter the directions and regulations of the Commissioners, tions of the Commissioners, or contrary to the provisions of this Act, or if any person, without the consent of the Commissioners, constructs, re-builds or unstops any branch drain, privy, or cess-pool which has been ordered by them to be demolished or stopped up, or not to lo made, the Commissioners may cause such amendment or alteration to be made in any such drain. privy, or cess-pool as they think fit, or may cause the same to be removed;

and the expenses thereby incurred shall be paid by the person by whom such drain, privy, or cesspool was improperly constructed, rebuilt of unstopped.

Penalty for persons making or altering drains contrary to the orders of the Commissioners.

245. Whoever constructs any such dramprivy, or cess-pool, contrary to the directions and regulations of the Commissioners, or contrary to the provisions of this Act, or without the consent of the Commissioners, constructs, rebuilds, or unstops any drain, privy, or coss-pool which has been ordered by them to be demolished or stopped up, or not to be made, shall be liable a fine not exceeding fifty rapees.

No person shall, without the written permission of the Commissioners, construct or keep any latrine, urinal, cess-pool, house-drainage, or other receptacle for filth, sewage, house-drainage, or other offensive matter, within fity feet of any public tank, or a tank which the inhabitants of any locality are entitled to use.

The Commissioners may require any owner and occupier upon whose land any latrine, urinal, cess-pool, house-drain, or other receptacle so situated exists or may hereafter be constructed, to remove the same within eight days.

247. No person shall, without the written permission of the Commissioners construct a privy with a door or trap-door opening on to any read or drain. The Commissioners may require any owner or occupier upon whose land any such privy exists to remove the same within eight days.

cess-pool, house drain, or privy in contravention of the provisions of either of the two last preceding sections, shall be liable to a fine not exceeding twenty-five rupees; and any person failing to comply with any requisition under the said sections shall be liable to a fine not exceeding twenty-five rupees, and to further fine, not exceeding five rupees, for each day during which the offence is continued after he has been required by a notice in writing to desist from the offence.

Power to prohibit excess
thick.

Power to prohibit excess
thick.

Power to prohibit excess
the making of excevations
for the purpose of taking
the therefrom, or for the purpose of taking
the therefrom, and the digging of
the therein, re the therein are t

If any such excavation, cosspeed, tank, or pit is made after the issue and publication of such order without such special permission, the Commissioners may require the owners and occupiers of the land on which such excavation, cesspeed, tank, or pit is made, within eight days, to fill up such excavation.

Penalty. suffer to be dug or made therein, any such excavation, cesspool, tank, or pit without the written permission of the Commissioners, shall be liable to a fine not exceeding twenty-five rupees for every such offence.

Of Obstructions and Encroachments on Roads.

Removal of existing prodetermine on the removal
or alteration, as they shall
tion, encroachment, or obstruction which may
have been erected or placed against, or in front
of, any house on any road within the limits of

the Municipality, before the date on which the District Municipal Improvement Act, 1864, or the District Towns' Act, 1868, as the case may be, took effect in the Municipality, or in case neither of the said Acts was in force in the Municipality before the commencement of this Act, then before the date on which this Act may have been extended thereto.

Notice in writing shall be given to the owner or occupier of such house, requiring him to remove or alter the said projection, encroachment or obstruction, or to show cause before the Commissioners why he should not be required so to do; and if such owner or occupier shall fail to comply with such requisition within thirty days of the receipt of the same, or if after such owner or occupier shall have shown cause again-t being required to remove or alter the said projection, encroachment, or obstruction, the Commissioners shall make an absolute order directing such removal or alteration, and such owner or occupier shall fail to comply with such order within fifteen days of the date of the same, the Magistrate may, on the application of the Commissioners, order such projection, encroachment, or obstruction to be removed or altered; and thereupon the Commissioners may remove or alter such projection, encroachment or obstruction.

The Commissioners shall make reasonable compensation to every person who suffers damage by any removal or alteration under this section.

In determining the amount of compensation, the value of the land shall not be taken into consideration.

252. Every order made by the Magistrate under the last preceding section.

Fifteet of order made under the last preceding section shall be deemed to be an order made by him in the discharge of his judicial duty, and the Commissioners shall be deemed to be persons bound to execute such orders of a Magistrate within the meaning of Act XVIII of 1850 (for the protection of Judicial Officers).

Leave to deposit materials on, or to excesse or any moveable property on any part of any road, or to enclose the whole or any part of any road, and may charge such fees as they may fix for such permission, provided that such person undertakes to erect sufficient fences to protect the public from injury, danger, or annoyance, and to light such fences from sunset to surrise sufficiently for such purpose.

254. Every person intending to build or take

down any house, or to alter
or repair the outward part
of any house, shall, if any
public read will be obstructed or rendered
inconvenient by means of such work, before
beginning the same, cause sufficient hoards or
fences to be put up, in order to separate the
house where such works are being carried on
from the read, and shall keep such heard or
fence standing and in good condition, to the
satisfaction of the Commissioners, during such
time as the public safety or convenience requires,
and shall cause the same to be sufficiently lighted
during the night.

Provided that no person shall put up a hoard or fence without the written permission of the Commissioners, and shall not keep up the said hoards or fence for a time longer than allowed in the said written permission.

255. Every person who begins to build, or to take down or alter, or repair, any house contrary to the provisions of the last preceding section, or who, without license, creats or sets up any hoard, scaffolding, or fence whatso-ever, or who, being licensed, fails to put up such fence or heard, or to continue the same standing, or to maintain the same in good condition, or who does not, while such hoard or fonce is standing, keep the same sufficiently lighted during the night, or who does not remove the same within eight days, when directed by the Commissioners, shall be liable to a fine not exceeding fifty rupees for every such offence, and a further fine, not exceeding ten rupoes, for each day during which the offence is continued after he has been convicted of such offence.

# Of Building Regulations.

256. The Commissioners at a meeting may direct that within certain Roofs and external walls limits, to be fixed by them, not to be made of inflammable materials. the external roofs and walls the external roofs and walls of huts or other buildings which are about to be erected, or the roofs or walls

of which are about to be renewed or thoroughly repaired, shall not be made of grass, leaves, mats, or other inflammable materials.

257. Before beginning, within the limits of any Notice of new buildings to be given to the commisintending to build or rebuild such house shall give to the Commissioners notice thereof in writing, and shall accompany such notice with plan, showing the levels and width at which the foundation and lowest floor of such house are proposed to be laid, by reference to some level ascertained under the direction of the Com-

258. Within fourteen days after receiving such notice as is mentioned Commissioners to signify disappropal within fourteen days. in the last preceding section, the Commissioners shall signify their approval of the proposed levels and width of foundation, or if they disapprove thereof, they shall fix other levels and width of foundation in lieu thereof within the same time.

259. If such building as is montioned in section two hundred and fifty-seven be begun or made

Houses built without notice, or contrary to provisions of this Act, may be alread by the Commissionary

without sending such notice and plan as are mentioned in the said section, or at any levels different from those fixed by the Commissioners, within the said fourteen days, or in any other respect contrary to the provisions of this Act, the Commissioners may require the owner or occupier to cause such building to be altered or demolished as the case may require.

260. If the Commissioners fail to signify in

If Commissioners fail to sign ly approved, dec., with-in forcest days, parties may proceed a thous. writing their approval or disapproval of the levels and width of foundation shown on such plan as is mentioned the lust preceding in

section, and to fix other levels and width of foundation within fourteen days after receiving such notice and plan as oforesaid, the person giving such notice may, notwithstanding any, thing hereinbefore contained, proceed to build or rebuild the house therein referred to, according to the levels and width of foundation shown on such plan :

Provided that such building or rebuilding be otherwise in accordance with this Act.

The word "house" in this and the three last preceding sections does not include a hut.

261. It shall not be lawful for any person to Erection of new hors to erect a hut, or any range or be under the control of block of huts or sheds, or to add unw but on ched. add any but or shed to any range or block already existing, without previous notice to the Commissioners, and the Commissioners may require such huts or sheds to be built so that they may stand in regular lines, with a free passage or way in front of and between every two lines, of such width as they may think proper for ventilation and to facilitate seavengering, and with such number of privies and with such means of drainage as to them may seem necessary, and at such a level as will admit of such drainage, and with a plinth at least two feet above the level of the nearest street.

262. If any such huts or sheds be built Pewer to direct removal of hors built without to the Commissioners or notice. otherwise than as required by the Commissioners, the Commissioners may require the owners of the land on which such huts and sheds are built, and the openpiers of such huts and sheds, to take down and remove the same within one month, or to effect such alterations as they may deem necessary.

263. Whoever erects a hut, or any range or blocks of huts or shed, or adds to any hut or shed, or to any range or block already existing, contrary to the provisions of section two hundred and sixtyone, and whoever fails to remove such but, block of huts or shed, when required by the Commissioners to do so, shall he liable to a fine not exceeding twenty rupecs for every such offence, and to a further fine, not exceeding five rupees, for each day during which the offence is continued after he has been convicted of such offence.

Of Sanitary Measures with regard to Blocks . of Huts.

264. Whenever the Commissioners at a meeting are satisfied, from Power of Commissioners inspection, or by apport of inspection of buts. competent persons, that any

existing block of huts within the Municipality is, by reason of the monner in which the huts are constructed or crowded together, or of the want of drainage and the impracticability of seavengering, attended with risk of disease to the "inhabitauts or the neighbourhood, they may egaso the locality to be inspected by two medical efficers who shall make a report in writing on the santtary condition of the said block of huts, and shall specify, if necessary, in the said report the hets which should be removed, the roads, drains, and sewers which should be constructed, and the low lands which should be filled up, with siew to the removal of the said risk of disease."

265. On receipt of the said report the Commissioners at a meeting may require the owners or occupiers of the Commissioners, the owner of the land which each huts are built, to carry out and secute, within a reasonable time, to be fixed by the Commissioners for such purpose, all or any of the works specified in the aforesaid report, or any portion thereof respectively.

266. The Commissioners at a meeting may order that any expenses payable in respect of any work done by them in consequence of the failure of the owners or occupiers to execute such work when required to do so under the last preceding section, shall be recovered by instalments from the person liable to pay the same; or if it should appear to them that the said person is unable by reason of poverty to pay the same, may order the same, or any portion thereof, to be paid out of the Municipal Fund.

267. If any of the said huts be pulled down, the Commissioners shall cause the materials of each hut to be sold separately, if such sale can be effected, and the proceeds shall be paid to the owner of the but; or if the owner be unknown, or the title disputed, shall be held-in deposit by the Commissioners, until the person interested therein shall obtain the order of a Civil Court of competent jurisdiction for the payment of the same.

268. In case the Commissioners should omit to take any action under sections two hundred and MCommissioners fait to nal-Governor sixty-four and two hundred pertiki itepi. and sixty-five, or in the quion of the Lieutenant-Governor should fail give proper effect to the provisions thereof, the buttenent-Governor may cause any block of huts beinspected by the Sanitary Commissioner of Licutenant-Governor on the sanitary conition of the locality; and in the event of his wing that the sanitary condition of the locawe to the inhabitants or the neighbourhood, all specify the huts which should be removed, reads, drains, and sewers which should be istructed, and the low lands which should be up, with a view to the removal of the said t of disease.

tarsip of report the Commissioners to require the Commissioners to require the Commissioners to require the commissioners to require the commissioners to require the commissioners to require the commissioners to require the commissioners or occupiers of the buts, or the owner of the land buts, within a reasonable time, to be fixed by Lieutenant-Governor for such purpose, all or of the works specified in the said report, or principal the commissioners in accordance with a said report and the commissioners in accordance with the commissioners in accordance with the commissioners in accordance with the commissioners in accordance with the commissioners in accordance with the commissioners in accordance with the commissioners to require the commissioners or occupiers of the commiss

270. If the Commissioners make default in carrying out the said order of the Lieutenant-Governor, the Lieutenant-Governor may early it out.

may appoint some officer to perform the same, and such officer may exercise such powers as the Commissioners, or the Commissioners at a meeting, might have exercised in respect of the execution of the required works, and in respect of the recovery of the expenses incurred thereby, and shall be liable to all or any of the obligations imposed upon the Commissioners by section two hundred and sixty-seven, and the expenses incurred by such officer in the execution of the said works shall, subject to the provisions of section two hundred and sixty-six, be paid by the owners or occupiers of the huts, or the owner of the land, as the Lieuter ant-Governor may direct.

Of the Regulation of the Sale of Food, Drink, and Drugs.

Murketa, slaughter, any place for the sale of meat, poultry, fish, or vegetables, or of any slaughter-house, within the limits of a Municipality, shall cause such drains to be made therein as shall be considered sufficient by the Commissioners, and (if required so to do by the Commissioners) shall cause all the floors and drains to be paved with stone or burnt brick, and shall also cause a supply of water to be provided, sufficient for keeping such place, or slaughter-house in a clean and whole-some state.

Pendty. notice in writing given to him by the Commissioners that such place or slaughter-house is defective in any of the said particulars, and requiring him to remedy the defect specified within not less than thirty days, makes default therein, he shall be liable to a fine not exceeding twenty rupees for every day during which such default is continued after issue of the said notice.

273. Any Magistrate, on the application of the Commissioners or any of their officers, setting forth that there is just cause to believe that any article which has been rendered, or has become noxious or unfit for use as food or drink for man, is in the possession of any person for the purpose of being sold or offered, or exposed for sale, within the limits of a Municipality, as food or drink for man, may grant a warrant to enter upon the premises of such a person, and to search for and seize such article;

and if it appear to the said Magistrate that. the same is noxious or unfit for such use, he shall order it to be forfeited and disposed of in such way as to him shall seem proper.

Power to Commissioners, or any person authorized by them in that behalf, may at all reasonable times, shops, declared to sense to enter and inspect markets, shops, declared to sense to enter and in case any market, buildings, shop, stall, or place used for the sale of meat, poultry, flah, vogetables, corn, bread, flour, wine, spirits, butter, ghee, or other food or drink, or as a slaughter-house, and may examine any of the aforesaid articles of food or drink which may be therein; and in case any of the aforesaid

articles of food on drink appear to be intended for the food or drink of man, and to be unfit for such food or drink, may seize the same; and if it appear to a Magistrate that any of

and if it appear to a Magistrate that any of the aforesaid articles of food or drink is unfit for the food or drink of man, he shall order the same to be destroyed, or to be so disposed of as to prevent its being exposed for sale or used for such food.

No place to be kept for the sale of drugs unless the same shall have been registered in the office of the Commissioners.

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Being registered, shall be liable to a fine not exceeding one hundred rupees, and to a further fine not exceeding twenty rupees, for each day during which the offence is continued after he has been convicted of such offence.

277. The Commissioners, or any person authorized by them in that behalf, may, at all reasonable times, enter into and inspect any place kept for the sale of drugs, or in which drugs are sold, and if they have reason to suspect that any drug in the said place is adulterated in such a manner as to lessen its efficacy, to change its operation, or to render it noxious, may remove the same on giving a receipt therefor, specifying the nature and quantity of the drug removed, and its approximate value; and if it appear to a Magistrato that the said drug removed as aforesaid is adulterated as aforesaid, he may order the same to be destroyed, or to be so disposed of as to him may seem fit.

Compensation if drag the drug so removed is not adulterated as aforesaid, the person from whose shop or place it has been taken shall be entitled to have it restored to him, and it shall be in the discretion of the said Magistrate to award him such compensation as he may think proper, not exceeding the actual loss which has been sustained.

If the drug removed as aforesaid is not brought before a Magistrate, it shall be restored to the person from whose shop or place it was taken, and such person shall be entitled to compensation for any actual loss which he may have sustained by the removal of the said drug.

### Of Buriai and Burning-Grounds.

Begistration of existing burial and burning special and burning special and burning come into force as provided in section two hundred and thirty-four, every place which is used as a burial or burning-ground for corpses shall be registered as such by the owner thereof in the office of the Commissioners, but no fee shall be charged for such registry.

279. No burial or burning-ground, whether
Ro burial or burning public or private, shall be
place honesforth to be made or formed, or having
formed without leave of lapsed into disuse, shall
be again used as such
otherwise than with the permission of the
Commissioners, or under the authority of the
Lieutenant-Governor.

Cramination of the commissioners at the commissioners at the case of the tax-payers, or to the inhaliance of the tax-payers, or to the inhaliance of the tax-payers, or to the inhaliance of the neighbourhood, and also that a suitable place for interment or burning, as the may be, exists within a convenient distance, and is open and available to the inhabitants of the Municipality, the Commissioners shall give public notice of their intention to close and burial or burning-ground, and shall consider any objections which may be preferred within filter days of the publication of such notice; after considering such objections they may, with the sanction of the Commissioner of the Division previously obtained, by notification to be affixed on some conspicuous part of the ground, appoint a time, not being less than two months, for the closing of such burial or burning-ground.

If any building is attached to and used in connection with a burning-ground closed under this section, the Commissioners shall, if his owner of such building make an application to them in that behalf, take over the same of payment of a fair price therefor.

Prohibition to hary or burn in unregistered hundred and seventy-right, no corpse shall be burief at the register of the Commissioners as an open burief or burning-ground; but the Commissioners may grant special permission for a corpse to be burief or burnt elsewhere.

Penalty. Penalty. Penalty. Penalty. Procures, or suffers to be buried to burned, any corpse in or on any ground so registered as a burial or burning ground, shill be liable to a fine not exceeding one hundred repeat

283. The Commissioners at a meeting may from time to time, out a provide places to be used as barial or burning-grounds. the sanction of the Live tenant-Governor, provide fitting places to be used as burial or burning-grounds.

Commissioners at a meeting may be stide for berial of prapers free of charge.

The Commissioners at a meeting may from time to time out a the Municipal Fund praying of the Junior of the Municipality.

Of certain Offensive and Dangerous Trudes or Occupations.

Cortain offensive and dangerous trades not to be attablished within timite to be fixed by the Commissioners without license that Commissioners which shall be renewable annually.

for any of the following purposes, namely, melting tallow; boiling offal or blood; akinning or disembowelling unimals; as a soap-house, oil-boiling-house, dyeing-house

as a tannery, slaughter-house, or kiln for making bricks, pottory, tiles, or lime;
as a manufactory or place of business from which

offensive or unwholesome smells may arise;
as a yard or depot for trade in hay, straw. good, thatching grass, jute, or other dangerously inflammable material;

as a store-house for kerosine, petroleum, uaphtha, orony inflammable oil, spirit, or explosive substance; as a shop for the sale of mest;

or of a serai.

such notice.

Such license shall not be withheld unless the Commissioners have reason to believe that the business which it is intended to establish or maintain would be offensive or dangerous to persons residing in or frequenting the immediate neighbourhood.

The Commissioners may impose such conditions in respect of such license as they may think necessary. This section shall not be applicable, until the expiration of one year from the date on which it may come into force as provided in section two hundred and thirty-four, to any land which may have been used for any such purpose before

such date.

Whoever, without a license, uses any place for any of the aforesaid purposes within the limits of a Municipality after the expiration of the said time, shall be liable to a fine not exceeding fifty rupees for every such offence, and to a further fine, not exceeding ten rupees, for each day during which the offence is continued after he has been convicted of such offence.

287. If it be shown to the satisfaction of the Commissioners at a meeting that any place licensed under section two hundred and eighty-five, or that any place in respect of which the decontinued. in respect of which the period of one year as mentioned in the said section has not expired, is nuisance to the neighbourhood, they may, notwithstanding snything contained in the said section, give notice to the occupier to discontinue the use of such place within one month after the date of

288. Whoever, after the expiration of such Posity. time, uses such place, or permits it to be used, in such a manner as to be a nuisance to the neighbeurhood, shall be liable to a fine not exceeding two hundred rupees, and to a further fine, not exceeding forty rupees, for each day during which the offence is continued after he has been convicted of such offence.

289. Within such limits as the Commissioners Milkman, &c., not to at a meeting may determine, tree animals or cards no milkman, cartman, livery atable become stable-keeper, or keeper of hackney carriages shall keep at y horses, ponies, or horned cattle exceeding ten heads for the purposes of trade or of business except in a place licensed by the Commissioners.

Such license shall be taken out half-yearly, in

the first and seventh month in every year.

It shall be in the discretion of the Commissoners in meeting to grant any such license subject to such conditions as they may think fit.

290. Whoever being a milkman, cartman, livery stable-keeper, or keeper of hackney carriages, keeps any horses, ponies or horned cattle within such limits without such license, and contrary to the provisions of the last preceding section, shall be liable to a fine not exceeding fifty rupees, and to a further fine, not exceeding twenty rupees, for each day during which the offence is continued after he bus been convicted of such offence.
291. Whoever, being the holder of a license

under section two hundred and eighty-nine, breaks the conditions of such license, shall be liable to a fine not exceeding fifty rupees, and to a further fine, not exceeding ten ropees, for each day during which the offence is continued after he has been convicted of such offence.

292. Within such limits as the Com-liegarding pix-styes, sheep, and caute. stye not boing shut out from a road by a sufficient wall or fence, and no person shall keep within such limits, more than teu pigs, or more than twenty shoop or goats, otherwise than with the written permission of the Commissioners.

The Commissioners may charge an annual fee, not exceeding two rupers, for such permission, and may impose such conditions in respect of such permission as they may think necessary.

293. Whoever keeps any pig-stye, pigs, sheep, or goats, contrary to the provisions of the last preceding section, shall be liable to a fine not exceeding fifty rupees, and to a further fine, not exceeding ten rupees, for each day during which the offence is continued after he has been convicted of such offence.

294. Any Magistrate before whom Suspension or revocation of license, &c.

person is convicted of an offence contrary to the provisions of this Act relating to the use of any place for a purpose for which a license is required, or of the non-observance of any of the bye-laws relating thereto made under this Act, in addition to the fine which may be imposed on such person under this Act, may suspend, for any period not exceeding two months, any such license, and the Commissioners upon the conviction of

any person for a second or other subsequent like offence, may cancel his license.

### PART VIII.

OF THE RECISTRATION OF BIRTHS AND DEATHS.

295. Every Municipality, when required by Registration of births the Lioutenant-Governor to do so, shall provide for the registration of births and deaths within the limits of its jurisdiction in accordance with the provisions of Bengal Act IV of 1873 (for registering births and deaths), or any other similar Act for the time being in force.

296. The Lieutenant-Governor may require the Commissioners of any

On requisition of tio-verpment, Commissioners to appoint Sul-Registrers at burning globin and burish-grounds. Municipality to appoint and maintain at each burning glut and burial-ground for natives a Sub-Ragistra:

for the registration of all corpses brought to such burning ghat or burial-ground for aremation or

Whenever a Sub-Registrar shall have Information required by Bengal Art IV of 1873 to be given to such Sub-Rogistrare. burning gloat or burialto be given to such Subs ground under the last preceding section, information of the particulars required by section 8 of Bengal

Act IV of 1873 to be known and registered may be given in respect of the death of any person whose body is brought to such burning ghat or burial-ground for cremation or interment to such Sub-Registrar, and information so given shall be deemed to be information given to the Registrar of the district as required by the said section.

Section 9 of Bengal Act IV of 1873 shall be applicable to all Sub-Registrars appointed under this Act.

298. Whenever | death shall occur in any hespital within the limits of any Municipality in respect of which the Lieutenantin hospitals. . Governor has directed that all deaths shall be registered under Bengal Act IV of 1873, it shall be the duty of the medical officer in charge of such hospital forthwith to send a notice in writing of the occurrence of such death to the Commissioners in such form as the Lieutenant-Governor may prescribe; and in such case no other person shall be required to give information of such death to a Registrar under Bengal Act IV of 1873, or to a Sub-Registrar under this Act.

# PART IX.

# OF MUNICIPAL MARKETS.

299. This Part shall not apply to any Muni-Operation of this Chap-expressly extended thereto by the Lieutenant-Governor by notification in the Calcutta Gazette.

300. The Commissioners at a meeting may, Power to construct with the sanction of the markets.

Lieutenant-Governor, and not otherwise, provide land for the purpose of being used as Municipal Markets; and may defray the cost of providing such land and of all expenses necessary for the establishment of such markets from the Municipal Fund, and may take a lease of any market;

and may, with such sanction, charge rent, tolls, and fees for the right to expose goods for sale in such markets, and for the use of shops, stalls, and standings therein.

All such rents, tolls, and fees may be recovered as arrears of tax under the provisions of sections one hundred and eleven to one hundred and twenty (both inclusive).

301. All rents, tolls, fees, and other sums received in respect of any market shall be credited to a Market Pend. separate fund, distinct from the Municipal Fund, which shall be styled "the Market Fund." and all expenses incurred

in respect of the market shall be charged against such fund;

Every sum expended from the Municipal Fund under the provisions of this Interest on sums expended from Trunicipal Fund on markets. section on any market shall, until such sum be repaid, be treated as a book debt against the Market Fund, bearing interest at the rate of

five per centum per annum, and such interest shall be charged against the Market Fund and credited to the Municipal Fund as soon as possible after the close of each year.

302. No place shall be deemed to be a Muni-Definition of Municipal cipal Market for which the sauction of the Lieutenant Governor is required under section three hundred, and no place shall be deemed to be a market to which the following sections apply, unless at least thirty shops, stalls or standings are erected therein for the sale of goods.

303. The Commissioners at a meeting may order that within such limits as they may fix, no land markets. shall be used as a market for the sale of meat, fish, butter, ghee, fruits, vegetables and similar provisions otherwise than under a license to be granted by the Commissigners.

304. When the Commissioners at a meeting Power to grant licenson shall have issued an order under the last preceding secgrant a license for the use of any land as a market for the sale of provisions as aforesaid within the Municipality.

305. Every license granted under this Par! Duration of license and fae, and shall be in force until the end of the year, and the Commissioners may grant such license, year by year, on the certificate in writing under the hand of the Chairman, annually renewed, that the land is fit to be used as a market for the sale of provisions as aforesaid.

806. The Chairman, upon the application in writing of the awner of Chairman bound to cere any land, shall grant such for fit places. certificate, unless the land be defective for the purposes of a market in drainage. ventilation, water-supply, or proper width of paths and ways.

807. The owners or lessees of all land used as markets for the sale of Existing markets. the time of the extension of this Part to the Municipality, shall be entitled to receive a license for the current year without the certificate required by section three hundred and five, but in subsequent years the license shall not be renewed without such certificate.

308. Every license under this Part shall be Licenses to be registered in a book to be kept for that purpose by the Commissioners in their office, in which shall be atoted

(a) the name and address of the owner of the land and market;

the name and address of the lessee thereof, if any;

the extent and boundary of the market; the description of articles sold therein; and (d) (c) the days on which the market will be held.

309. Every transfer of interest in any such market shall be registered within two months after the Transfers to be regisdate of transfer.

310. Any market, the license of which or the transfer of interest in which, shall not have been duly registered under the two last proceding sections, shall be deemed to be land used as a market without a license.

gil. Whoever, being the owner or occupier peralty for using nalis of any land, wilfully or meal market.

The same to be used as a market for the sale of meat, fish, butter, ghee, fruits, vegetables or similar provisions without a license under section three hundred and four, shall be liable to a fine not exceeding two hundred rupees for every such offence, and to a further fine, not exceeding forty rupees, for each day during which the offence is continued after conviction for such offence.

The Magistrate, on the application of the Commissioners, may order any land, in respect of which a conviction shall have been obtained under the last preceding section, to be closed as a market place, and thereupon may appoint persons, or otherwise take order, to prevent such land being so used; and every person who shall sell or expose for sale meat, fish, butter, glee, fruits, vegetables or similar provisions on any land which shall have been so closed, shall be liable, for every such offence, to a fine not spreading ten rupeos.

# PART X.

Or BYE-LAWS AND MISCELLANEOUS MATTERS RE-LATING TO MUNICIPALITIES.

313. The Commissioners of any Municipality may from time to time, at a meeting which has been convened expressly for the purpose, and of which due notice shall have been given, make bye-laws not inconsistent with the provisions of this Chapter for—

(a) regulating the conduct of business at their meetings;

(b) regulating the time and mode of collecting the taxes mentioned in this Chapter;

(d) regulating the conduct of persons employed by them;
(d) the prevention of the construction or open-

 the prevention of the construction or opening of cesspools;

(r) regulating the disposal of offensive matter, rubbish, and dead bodies of animals;

(/) the regulation and management of privies;
(s) regulating traffic in the streets;

(h) regulating or prohibiting the use of fireballoons, fireworks, fire-arms, or other missiles in the vicinity of public roads;

the registration of births and deaths;
 and generally for the purposes of this Chapter.

And the Commissioners of any Municipality to which Part IX may have been extended may unilarly make bye-laws for the regulation of latters.

The Commissioners may from time to time, at a meeting as aforesaid, repeal, alter, or add to such by claws.

Provided that no fee or toll which is not expressly sanctioned by this Act shall be levied ander any such by claw.

814. No bye-law, and no repeal, alteration of, Confirmation of bye- or addition to, any bye-law, laws. Shall have effect until the same has been confirmed by the Lieutenant-Governor, and until the expiration of one month after the same has been published as provided by section three hundred and sixty-five, and no bye-law, and no alteration of, or addition to, any bye-law shall be sanctioned by the Lieutenant-Governor otherwise than on the recommendation of the Commissioners at a meeting.

Penalties for breach of the Lieutenant-Governor, declare the penalties which shall be incurred by the breach of any bye-law shall be liable to the penalty so declared; provided that no higher penalty shall be incurred by the breach of any bye-law shall be liable to the penalty shall be incurred by the breach of any bye-law than no higher penalty shall be incurred by the breach of any bye-law than a fine of fifty rupees for every offence specified thereby, and a further fine of ten rupees for each day during which the offence is continued after the offender has been required by a notice in writing to desist from such offence.

The Commissioners may direct any prosecution for any public nuisance, and may order proceedings to be taken for the recovery of any penalties under this Chapter, and for the punishment of any persons offending against the same, and may order the expenses of such prosecution or other proceedings to be paid out of the Municipal Fund.

317. No prosecution for an offence under this Chapter or any bye-law made

No prosecution for an offence under this Act to be instituted without consent of Commissioners,

or consent of the Commissioners, and no such prosecution shall be instituted except within three months next after the commission of such offence, unless the offence is continuous in its nature, in which case a prosecution may be instituted within three months of the date on which the commission or existence of the offence was first brought to the notice of the Chairman of the Commissioners.

Provided that the failure to take out any license under this Chapter shall be deemed to be a continuing offence until the expiration of the period for which such license is required to be taken out.

318. If the Commissioner of the division Procedure if Commissioners fail to pay for police, maintain roads, &c. to believe that the Commissioners have failed to pay for the municipal police as required by this Chapter, or have failed to maintain within the limits of the Municipality any road which without such limits is maintained by a District Committee under the Road Cess Act, 1871,

or have failed to maintain in proper order the roads within the Municipality;

or have failed to make adequate and suitable provision for the cleaning and the conservancy of the Municipality to an extent likely to be prejudicial to the health of the inhabitants of any part thereof,

the said Commissioner may, with the sanction of the Lieutenant-Udvernor, convens a committee consisting of

 (a) the Magistrate of the district, or the Magistrate of the division of the district,
 (b) the Executive Engineer of the division,

(c) the Civil Surgeon of the district,

(d) and two members, one of whom shall be nominated by the Commissioner of the division, and the other-by the Commissioners at a meeting;

and such committee shall inquire into and report on the state of the Municipality.

The Lieutenant-Governor may, on the report of such committee, call upon the Commissioners by a requisition in writing forwarded to the Chairman, and published in the Calcutta Gueette, to raise the necessary funds and carry out the purposes of this Chapter, in respect of all or any of the objects mentioned in this section.

And if the Commissioners neglect, for the period of three months from the date of such publication, to comply with such requisition, the Lieutenant-Governor may direct the Magistrate of the district to raise the necessary funds under the provisions of this Chapter, and carry out the purposes thereof in respect of the said objects, or any of them; and for such purposes the Magistrate of the district shall have all the powers and rights conferred on the Commissioners and the Commissioners at a meeting by this Aot, and shall exercise such powers and rights until the said Lieutenant-Covernor shall otherwise direct.

### CHAPTER III.

Of Unions.

Extent and commences becomes a Union under this Chapter, every person who has been appointed to be a member of a panchait for such place under Act XX of 1856, and is serving as such member at the commencement of this Act, shall be deemed to be a member of the panchait duly appointed for such Union; and in every such Union any tax which may have been imposed and assessed under the provisions of the said Act shall be deemed to have been imposed and assessed under this Chapter, and may be levied as in this Chapter provided.

Seo. The provisions of this Chapter may be extended by the Lieutenant-Governor, by notification published in the Calcutta Gazette, to any city, town, suburb or bacar not being within the limits of the ordinary original jurisdiction of the High Court at Fort William in Bengal, from such date as may be specified therein, and shall thereupon come into force in such city, town, suburb or bazar on the date so specified.

221. The Lieutenant-Governor may, by like notification, at any time vary the limits of any Union, or withdraw it from operation of this Chapter.

322. The Lieutenant-Governor may, by notification to be published in the said Gazette, form into a Union for the purposes of this Chapter any city,

town, suburb, or bazar, or any part or parts of a city, town, suburb, or bazar with any other city, town, suburb, or bazar, or part or parts of a city town, suburb, or bazar; but no agricultural village intervening shall be included in such Union.

328. For the purposes of this Chapter, the Lieutonant-Governor may define and declare the limits of town, to.

the last preceding section, and all complete of houses within any such Union shall be liable to be assessed according to the provisions of this Chapter for the purposes mentioned in the next succeeding section; but such Union shall not include any agricultural village.

Magistrate to mise this Chapter provided, came amount of expense. to be levied and raised in such Union the amount of the expense of the police to be borne under the provisions of this Chapter by such Union, and the cost of raising such amount; and the Magistrate may by the same ways and means cause to be levied such further sum as to him shall seem meet, and apply the same in cleaning such Union, in providing drinking-water or in lighting or otherwise improving the same:

Provided that the aggregate amount to be raised under the provisions of this section shall not exceed the average rate of one rupes and eight aurasper amum for each house, and the amount assessed in respect of any one house shall not be more than the pay of a police officer of the lowest grade who is appointed to such Union.

325. All same raised, levied, or received by the Magistrate, and all fine paid or levied under this Chapter, and all other same which the Lieutenant-Governor may direct, shall constitute a fund which shall be called the Union Fund of the Union on account of which they are raised, levied, or received; and all expenditure authorized by this Chapter shall be made from such fund.

326. The Magistrate shall, before the description of each year, cause to be enumerate to be prepared, prepared in detail estimates ahowing the probable receipts and expenditure of the Union during the ensuing year, and shall lay such estimates before the Commissioner of the division, who may accept, amend, at reject the same.

327. The tax to be levied in any Union for the purposes of this Chapter hater of the tax to be shall be an assessment according to the circumstances and the property to be protected of the persons liable to the same.

828. For the purposes heroinafter mentioned, the Magistrate shall constitute and appoint a prochaits.

Constitution of purposes heroinafter mentioned, the Magistrate shall constitute and appoint a purpose that for each Union into convenient wards, for each ward thereof; and shall issue a certificate of appointment, specifying the names, residence, business, or other description of the persons appointed, and the period for which the appointment is made.

Every panelmit shall consist of three or five especiable persons residing or carrying on business mornear to any such Union, or in or near to any such ward thereof :

Provided that instead of any one such person, the Magistrate may appoint any person whom he may think fit to be a member of the panchait notwithstanding such person may not reside or carry on business in or near to such Union, or in

or near to any such ward thereof.

329. The panchait so appointed, or the renjority of them, shall, once in every year, if Delies of panchait. required so to do by the Magistrate, propare and make, in accordance with the rules hid down in the requisition, an assessment upon the of their occupation of property within the Taion, or any ward thereof as aforesaid for which the panchait shall be appointed, and shall enter the same in a list which shall specify the names of the several occupiers of property within such Union or ward thereof liable to be assessed under the provisions of this Chapter, the trade, business, or other description of such occupier, the property occupied, and the amount

330. The requisition of the Magistrate to the panehait to make out position.

The requisition of the Magistrate to the panehait to make out such list shall be in the requisition. form marked (A) set forth

in the fourth schedule, or to the like effect. The panchait shall, if required by the 331. Produit may revise Magistrate so to do, instead of making a new assessment, wise and amend the assessment then in force.

332. When an assessment shall have been made or revised, as the case Magistrate may amend may be, the panchait shall ert surle sassetiment, resind by the panchast. forward to the Magistrate the list containing the same,

and the Magistrate shall revise and, if necessary, smend and settle it.

333. The Magistrate may, at his discretion, Higistate may exempt corpers unable to pay the assessment. any occupier who may be unable from poverty to pay

334. When the assessment shall have been settled, the Magistrate shall be published. sign the list, and shall cause a copy thereof to be prepared in the form (B) in the fourth schedule, and deposited in his office, and a notification in the form (C) of the said schedule or to the like effect, and written in the language which is ordinarily spoken in such Union, to be published in the manner provided in section three hundred and eisty-five.

335. Unless revised or corrected as hereinafter provided, every assessment made under this Chapter Andrewet to stand whole year, and until a new one is made.

In case the occupier of any property included in any assessment shall be changed before a new assessment is made, the new occuto, instead of the former occupier thereof, shall eliable in respect of such property for any portion of the assessment which shall have become

payable during his occupation; and, after notifi-cation to such person, the Magistrate may cause his name to be substituted in the said list for the name of the former occupier.

à

Every assessment which shall be revised accord-Revised assessment to ing to the previsions of secthirty-one shall be deemed

a new assessment;

Provided that if no new assessment is made within the first three months of any year, a notification of the list of the previous year shall be published as required by section three hundred and thirty-four, and such list shall thereupon be deemed to be the assessment for the current year, and shall be open to appeal under the next succeeding section.

336. Any person assessed who shall be diesatisfied with his assessment Append from assessment. Or who shall dispute his oc-

cupation of any property, or his liability to be assessed, may appeal to the Magistrate; and the Magistrato, after making such inquiries as he deems necessary, by examination of the appellant on oath or solemn affirmation, or otherwise, may confirm the assessment or amoud the same.

The decision of the Magistrate in such cases shall be final, and no objection shall be taken to any assessment, nor shall the liability of any person to be assessed be questioned in any other

manner or by any other court:

Provided that no appeal shall be received after the expiration of one month from the time of the publication of the notification prescribed by section three hundred and thirty-four, or of the notification of the substitution of the name of an occupier under section three hundred and thirtyfive, unless the Magistrate, upon reasonable cause shown, shall extend the time for receiving such appeal.

337. The Commissioner of the division, with Commissioner of diei. the consent of the Lieutens, sion may direct revision ant-Governor, may at any of accessment. of microsument. time direct the Magistrate to revise the assessment of any Union, or ward thereof as aforesaid, specifying the reasons which, in his opinion, render such revision necessary, find the Magistrate shall, according to such direction, revise and, if necessary, amend the same.

338. The Magistrato may require the pan Magistrate may direct chait to revise the assessivition of assessment at ment at any period during ment at any post on every reasons to be stated.

ment at any post on every reasons to be stated.

such occasion he shall address a written order to the panchait specifying the reasons which render such revision necessary, and requiring an amended return within a stated period.

339. Publication of neces-ment as revised under the two last sections.

Whenever any assessment is rovised during the year as pro-vided in the two last preceding sections, a copy of

such revised list shall be prepared and deposited as provided in section three hundred and thirty-four, and a notification shall be published in the manner directed in the said section. And all objectious to such ravised assessment shall be made and dealt with in the manner prescribed by section three hundred and thirty-five.

340. If the persons appointed a panchait, or a majority of them, refuse or amit to act. Magistrate or omit, for a period of fifteen days after the receipt of an order from the Magistrate, to perform the duties required of them, the Magistrate may himself make or revise the assessment, and may enforce the same as if it had been made or revised in the first instance by

the panchait:
Provided that the functions of the panchait
shall not thereby absolutely cease and determine,
but may be resumed at any time, only not so
as to invalidate any act done by the Magistrate

under this section.

Duration of panchait the period of one year, and any person who has served as member of a panchait during one year may be reappointed so to serve during the following year.

Member of penebait in any Union or ward for which a panehait shall be appointed, not being in arrear, make application in writing to the Magistrate for the removal of any member of the panehait appointed for such district, the Magistrate, if he think it expedient, may remove such member from the panehait.

343. If any vacancy shall occur among the members of a panchait, or vacancies in panchait if any member appointed shall refuse or decline or be unable to act, the Magistrate may, by a written communication to the person appointed, nominate and appoint another person to supply the vacancy or to be a member of the panchait.

Appointment and duty districts, the Magistrate may appoint a sudder panchait.

consisting of not less than five members, who may be selected either from the members of the local panchaits or from any other residents of the town.

It shall be the duty of the sudder panehait to assist the Magistrate, when required so to do, in carrying out generally the objects of this Chapter, and particularly in revising the assessment made by the panehaits of wards of the Union, and inquiring into, and reporting on, appeals pre-

ferred against the same.

345. Subject to the approval of the Commissioner of the division, the Appointment of Tax Gollectors and other establishments.

By Collectors and other establishments.

Collectors and other establishments.

By Collectors and other establishments.

Collectors and such other servants as may be necessary for preparing, or assisting the panchait in preparing the assessment, for

panchait in preparing the assessment, for copying the same, for collecting the tax, keeping the accounts and records, and otherwise carrying out the purposes of this Chapter. The Magistrate shall take from every tax collector such security for the due disposal of the sums collected by him as may be thought necessary.

846. On such dates as may be fixed by the collection of assessment. punchaits for payment of instalments of the tax, the tax collector shall proceed in person, or through some one of his office establishment, to collect the

amount due for the current month from each person subject to the tax, and for all sums so collected the tax collector shall grant a receipt.

Provided that, with the sanction of the Commissioner of the division previously obtained, the collection may be made quarterly instead of monthly, and in such case the amount due for each quarter shall be collected in the last month of that quarter.

B47. For the recovery of all sums which may not be paid to the tax collector.

Recovery of Burns not lenter an demand, the Magistrate shall proceed as far as possible in accordance with sections one hundred and cleven to one hundred and twenty (both inclusive).

348. The provisions of Part V of Chapter II
Part V of Chapter II is shall, as far as possible, be
applicable to towns. applicable to Unions. In so
applying them, the sections of the said Part
shall be read as if the word "Union" were substituted for the word "Municipality," and for
the word "municipal," wherever such words
occur;

occur;
and all functions assigned to the Commissioners of Municipalities by the said Part shall be performed by the panchaits of Unions;

be performed by the panelisits of Unions;
provided that the District Superintendent of
Police shall present his estimate as mentioned in
section one hundred and sixty-seven to the
Magistrate, and not to the paneliait;

provided also that the Magistrate shall cause such estimate to be translated, and available for inspection by any tax-payers, and laid before the panchaits in the manner provided in section one hundred and sixty-nine, and that the District Superintendent of Police shall cause the hill mentioned in section one hundred and seventy-three to be laid before the Magistrate and not before the panchait, and the Magistrate shall cause the amount to be paid as provided in the came section.

349. The Magistrate may cause a name to be Penalty for removing, &c., name of street or number of house.

and may also cause a number to be affixed to every house for the purpose of identifying such house; and if any person shall wilfully remove, obliterate, or destroy such name or number, he shall be liable to a fine not exceeding twenty ruposes.

Chapters I and V made Chapters I and V shall apply to every Union.

# CHAPTER IV.

OF STATIONS.

Operation of Chapter. with the provisions of section three, becomes a Station three, becomes a Station appointed to be a Commissioner for such place under Act XXVI of 1850, and who is holding office as such Commissioner at the commencement of this Act, shall be deemed to be a Commissioner duly appointed for such Station, and in every such station any tax which may have been imposed and assessed under the provisions of the said Act, shall be deemed to have been

imposed and assessed under this Chapter, and may be layed as in this Chapter provided. 352. If it shall appear to the Lieutenant-

Governor, from a requisition in writing signed by not less than two-thirds of the inhabitants of any town or suburb, not being within the limits of the ordinary original jurisdiction of the High Court at Fort William in Bengal, that the inhabitants of such town or mburb are desirous of making better provision for making, repairing, cleaning, lighting, or watching any public streets, roads, drains, or tanks, or for the prevention of nuisances, or for improving the said town or suburb in any other manner, the Lieutenant-Governor may extend the provisions of this Chapter to such town or suburb.

353. Whenever any application shall be made to the Government for Notice to be given of putting this Chapter in force notice thereof shall be given in the Calcutta Gazette setting forth the purposes of the application, and giving reasonable time for all inhabitants of such town or suburb, who are minded to declare themselves for or against the adoption of this Chapter therein, for such purposes or any of thom.

Such notice shall also be published as provided in section three hundred and sixty-five.

354. The Lightenant-Governor shall take all such declarations into due Publication of final consideration, and after the time allowed for receiving the same, shall make a final order, which shall be published in the Calcutta Gazette, and also as provided in section three hundred and sixty-five, to the effect that the application appears, or does not appear, to be according to the wishes of the inhabitauts, either wholly, or in respect to one or more of the purposes in respect of which it is made; and if the whole or any part of it shall appear to be according to the wishes of the inhabitants, then that this Chapter shall be thenceforth in force in such town or suburb, for such purposes only as shall be mentioned in the order.

355. Whenever any such order shall be made On publication of order.
Chapter comes into force.

and published as aforesaid,
this Ohapter shall come into force within the said town or suburb, for such purposes as are mentioned in the order, and the making and publication of the said order shall be conclusive evidence that the provisions of this Chapter have been complied with and that this Chapter is thenceforth in force within the said town or suburb, for such purposes to are mentioned in the order.

356. Whenever this Chapter shall come into force in any place, the Lieutenaut-Governor shall Appointment of Comappoint the Magistrate and such number of the inhabitants thereof as to him shall appear necessary, to be Commissioners for putting the Chapter in force in the Station, and Maligiveauthority to them to prepare rules for more effectively accomplishing the purposes for which they are appointed; which rules, when approved by the Lieutenant-Governor, and published in the Calcutta Guzette, shall be of the same force villin the Station, until altered or resoinded as

hereinafter provided, as if they were inserted in

this Chapter.

And the Lieutenant-Governor may remove any of the Commissioners and appoint others, and may fill up vacancies occurring among the Commissioners in such manner as may seem to him fit.

357. The rules to be prepared by the said Commissioners shall provide, among other things, for those following, that is to say :-

(1). the appointment and management of all necessary officers and servants of the Commissioners, and the salaries to be allowed to them;

(2) the definition of the persons or property within the Station to be taxed for raising the monies necessary for the purposes of this Chapter (whether by house assessment or town duties, or otherwise), the amount or rate of the taxes to be imposed, the manner of raising and collecting them, and ensuring the salety and due application of them when collected;

(3) the manuer in which from time to time the rules in force are to be amended or reseinded, and new rules are to be made, with the approval in every case of the Lieutenant-Governor:

(4) the definition and prohibition of nui-

sances within the Station;

(5) the imposition of reasonable penalties for breach of any rules made by the Commissioners, not exceeding fifty rupees, or in the case of continuing nuisance, not exceeding five repees, for every day that such nuisance is continued.

358. All sums realized under the provisions of this Chapter shall be paid into a separate fund to be styled "The Station Station Fund. ," and such fund shall be at the Fund of disposal of the Commissioners, and all expenditure authorized by this Chapter shall be made from such

359. The Commissioners appointed from time to time shall have full power may Commissionera to make all necessary conmake contracts. tracts, for the purposes of this Chapter, and apply the taxes raised as aforesaid in the necessary works, and in payment of their officers and servants, and in the other expenses incident to the execution of this Chapter within the Station.

360. No Commissioner shall be personally liable for any contract made Liability of Commisby the Commissioners on behalf of the inhabitants of the Station, but every Commissioner shall be liable for any misapplication of the monies collected, to which he shall have been knowingly party or privy, or which shall have happened through gross neglect of his duty, and shall be liable to be sued for the same as for money due to, and at the suit of, the Secretary of State in

361. All sums due on account of any tax under this Chapter may be recover-Recovery of taxus. ed in the manner provided by sections one hundred and eleven to one hundred and twenty (both inclusive), and the provision of those sections shall, so far as may be practicable, apply to the recovery of all such sums by the Commissioners under this Chapter. S62. All Commissioners noting in execution of Commissioners to send this Chapter shall, on or before the last day of every year, make up and send to the Lieutenant-Governor an account of all works executed by them, and of all aums received and spent by them in the foregoing year in such form and with such vouchers as the Lieutenant-Governor shall from time to time order.

Station, and appoint any person or persons to examine and report upon the behaviour of the Commissioners, or any of them or their officers, in the execution of the duties imposed on them by this Chapter.

Chapters I and V made applicable.

364. The provisions of Chapters I and V shall apply to every Station.

# CHAPTER V.

OF GENERAL MATTERS RELATING TO MUNICI-PALITIES, UNIONS, AND STATIONS.

Relication of bys-laws, document directed to be enter, ac published, under Chapter II, Chapter III, or Chapter IV, as the case may be, shall be written in or translated into the vernacular of the district, and deposited in the office of the Commissioners, or (under Chapter III) in the office of the Magistrate, and a copy shall be posted up in a conspicuous position at such office and at every police station or outpost in the Municipality, Ward, Union or Station to which it relates, and in any other public places which the Commissioners or the Magistrate, as the case may be, may think proper.

And a public proclamation shall be made throughout such Municipality, Ward, Union or Station by beat of drum, notifying that such copy has been so posted up, and that the original is open to inspection in the office of the Commissioners or of the Magistrate, as the case may be.

366. Fines under this Act may be imposed by a Magistrate on any person who is convicted of the offence to which the fine attaches, and may be levied under the provisions of section 307 of the Code of Criminal Procedure, 1872.

367. Every notice, bill, form, summons, or notice of demand under this served.

Act may be served personally on or presented to the person to whom the same is addressed,

or be left at his usual place of abode, with some adult male member or servant of his family; or, if it cannot be so served, presented, or delivered, may be put on some conspicuous part of his place of abode;

or of the land, building, or other thing in respect of which the notice, bill, form, summons, or notice of demand is intended to be served.

368. Where any notice is required to be given to the owner or to the occupier of land. pier of any land, such notice, addressed to the owner or occupier, as the case

may require, may be served on the occupier of such land, or otherwise in the manner in the last preceding section mentioned.

Provided that when the owner and his place of abode are known to the Commissioners or other authorities issuing the notice, they shall, if such place of abode be within the limits of their authority, cause every notice required to be given to the owner of any land to be served on such owner, or left with some adult male member or servant of his family;

and if the place of abode of the owner be not within such limits, they shall send every such notice by post in a registered cover addressed to his place of abode, and such service shall be deemed to be good service of the notice.

When the name of the owner or occupier is not known, it shall be sufficient to designate him as "the owner" or "the occupier" of the land in respect of which the notice is served.

369. No assessment or rating of tax on pro-Tax not invalid for want perty shall be invalid for error or defect of form, and it shall be enough in any assessment, valuation or rating for the purpose of making such tax, if the property so assessed or valued is so described as to be generally known, and it shall not be necessary to name the owner or occupier thereof.

370. Every person to whom a license has
Holder of license to probeen granted under this
duce it when required. Act shall at all reasonable
times while such license shall remain in force, if
thereunto required by the authorities which
granted the license or by any person authorized
by them in that behalf, produce such license to
the said authorities or to the person so authorized.

Whoever fails to produce his license when required to produce the same by any person authorized under this section to demand the production thereof, shall be liable to a fine not exceeding one hundred rupees.

371. All costs and other monies which are due under the provisions of this Act to the Commissioners of any Municipality, to the Magistrate acting in any Union, or to the Commissioners of any Station, may be recovered in the manner provided in sections one hundred and eleven to one hundred and twenty (both inclusive).

372. If money be due under this Act in response to sell undered pect of any holding from the holdings for money due. Owner thereof, on account of any tax, expenses, or charges, recoverable under this Act, and if the owner thereof is unknown or the ownership thereof is disputed, the Commissioners, or the Magistrate acting under Chapter III, as the case may be, may publish twice, at an interval of three months, a notification of sale of such holding, and after the expiry of not less than three months from the date of the last publication, unless the amount recoverable be paid, may sell such holding to the highest bidder, who shall at the time of sale deposit the full amount of the purchase-money.

Any person may pay the amount due at any time before the completion of the sale, and may recover such amount by a suit in a court of

competent jurisdiction from any person benefimily interested in such property.

After payment of the amount due to the Compissioners or Magistrate as aforesaid, the surplus, g any, shall be paid on demand to any person who establishes his right to the satisfaction of such Commissioners or Magistrate, or in court of competent jurisdiction, or if unclaimed for a period of three years, shall be transferred to the funcipal Fund, Union Fund, or Station Fund, the case may be.

378. The Commissioners under Chapter II, or the Magistrate acting Power to make compen-ption out of the Munici-pa Fund. under Chapter III, or the Commissioners under Chapter IV, respectively, may make compensation out of the Municipal, Union.

ar Station Fund respectively, to any person sus-uning any damage by reason of the exercise of my of the powers conferred by this Act. 374. No suit shall be brought against the

No action to be brought update the Commissioners of their officers mutil after on mutil's potice of

Commissioners of any Muni-Magistrato cipality, the acting under Chapter III, or the Commissioners of any Station under Chapter

IV. or may of their officers, or any person acting mader their direction, for anything done under this Act, until the expiration of one mouth next after notice in writing has been delivered or left at the office of such Commissioners or Magistrate, and also (if the suit is intended to be brought grainst any officers of the said Commissioners or Magistrate, or any person acting under their directions) at the place of abode of the person against whom such suit is threatened to be brought, stating the cause of suit and the name and place of abode of the person who intends to tring the suit;

And unless such notice be proved, the Court shall find for the defendant.

Every such action shall be commenced within three months next after the accrual of the cause of action, and not afterwards.

If any such person to whom any such notice is given shall, before suit is brought, tender sufficient smends to the plaintiff, such plaintiff shall not

375. Notwithstanding anything contained in section 3 of Bengal Act VI Chankidari hata of 1870 (an Act to provide for the appointment, dismissal, chakeen and maintenance of village chaukidars), the provious of Part II of the said Act, relating to daukidári chakran lands, snall be applicable to all such lands which have been assigned before the commencement of the said Act for the benefit of any part of a Municipality, Union, or Station and all duties and functions which the panthat of a village or any member thereof is required to discharge under the provisions of said Part, shall be discharged, and all powers which the punchait of a village or any member thereof is authorized to exercise under the said Fort, shall be exercised,

in respect of any Municipality, by the Com-

in respect of any Union, by the Magistrate; and in respect of any Station, by the Commisconers thereof;

and the proceeds of the assessment on such lands made under the said Part shall be paid into the Municipal, Union, or Station Fund (as the case may be) and shall be available for the purposes of such fund.

Police Officers to re-port officers to Justices, and to arrest unknown offenders.

376. All Police Officers shall give immediate information to the Commissioners of the Muuicipality, the Magistrate of the Union, or the Commis-

sioners of the Station, as the case may be, of any offence committed against this Act.

Any Police Officer may arrest say person committing in his view any offence against this Act, if the name and address of such person be unknown to him,

or if such person decline to give his name and address

or if the Police Officer shall have reason to doubt the accuracy of such name and address, if given, And such person may be detained until his

name and address shall be correctly ascertained, or until he shall be brought up at once before a Magistrate.

377. If any person employed under this Act (not being a public servant Penalty on Officers, &c., within the meaning of sectaking unanthurised fees. tion 21 of the Indian Penal Code) shall accept or obtain, or agree to accept or attempt to obtain, from any person, for himself or for any other person, any gratification what-

for doing, or forbearing to do, any official act, or for showing or forbearing to show, in the exercise of his official functions, favor or disfavor to any person, or for rendering or attempting to render any service or disservice to any person with the Commissioners or with any public servant or with the Government, as such, he shall be punished with imprisonment, either simple or rigor-ous, as provided in section 53 of the Indian Pount Code, for a term which may extend to three years, or with a fine not exceeding five thousand rupees, or with both. 378. Nothing in this

Act contained shall be con-Saving clause. strued to

(a) render lawful any act or omission on the part of any person, which, but for this Λet, would by law be deemed to be a nuisance :

(b) exempt any person guilty of nuisance from a suit in respect thereof:

(c) affect any enactment not hereby expressly repealed.

# FIRST SCHEDULE.

FORM A .- (See Section 103.).

Notice to be published of the preparation of the list of assessment on persons.

BENGAL MUNICIPAL ACT, 1876.

Section 103.

MUNICIPALITY OF

Whereas an assessment list of the tax upon persons occupying holdings has been deposited in the office of the Commissioners as required by section 103 of "the Bengal Municipal Act, 1876," notice is hereby given that the said list is open to the inspection of all persons desiring to inspect the same at the office of the said Commissioners during office hours on any day not being a close holiday, and that the several persons whose names are included in the said assessment are hereby required to pay the quarterly instalments set opposite to their names with regularity at the office appointed by the Commissioners for the receipt of the same, or to the tax-collector or other officer authorized to receive payment, the first payment to be made on the first day of ( ) and every subsequent payment on or before the first day of ( ), the first day of ( ), and the first day of ( ), or in default thereof any arrear that may be due will be realized by distress and sale of the moveable property belonging to the defaulter, or which may be found on the holding in respect of which such defaulter is assessed, and by such other proceedings as are allowed by law.

Dated this

· day of

A. B.

Chairman of Commissioners.

# FORM B .- (See section 103.)

Notice to be published of the preparation of the valuation and rating list of holdings.

BENGAL MUNICIPAL ACT, 1876.

Section 103.

### MUNICIPALITY OF

Whereas a valuation and rating list of the rate on the annual value of holdings has been deposited in the office of the Commissioners as required by section 103 of "the Bengal Municipal Act, 1876," notice is hereby given that the eaid list is open to the inspection of all persons desiring to inspect the same at the office of the said Commissioners during office hours on any day not being a close holiday, and that the several owners of the holdings included therein are hereby required to pay the quarterly instalments set opposite to their names with regularity at the office appointed by the Commissioners for the receipt of the same, or to the tax-collector or other officer authorized to receive payment, the first payment to be rande on the first day of ( ) and every subsequent payment on or before the first day ), the first day of ( oi ( ), and the first day and in default thereof, any arrear that of ( may be due will be realized by distress and sale of the moveable property belonging to the defaulter, or which may be found on the holding in respect of which the valuation is made, and by such other proceedings as are allowed by law.

Dated this

day of

A. B.

Chairman of Commissioners.

### SECOND SCHEDULE.

FORM A .- (See section 111.)

Notice of Demand under Section 111, Beneal Municipal Act, 1876.

T

of

Municipality of

Take notice that the sum of Rs. . , being the amount due from you as shown in the socompanying bill, is hereby demanded from you, and

that if you do not within fifteen days pay the same to an officer authorized to receive payment or into the office of the Municipal Commissioners the same with costs will be levied by distress and sale of your goods and chattels, or otherwise approvided by law.

A. B.

Chairman of

[The following note will be added at the foot of the above note in those cases only in which the notice is to be addressed to a present has not already paid one instalment of the same at the not which the demand is made.]

Note.—If you have any objection to make against this demony to may, instead of paying the amount which is hereby demoted present a position to the Commissioners praying for a review of amount accoved (or rated). Buch potition must be presented with afron days of the service of this notice, otherwise it will not be received. If you present such patition, no amount will be term from you until the Commissioners shall have passed an order are partition; but after fifteen days from such order, the amount due by you, with such costs as the Commissioners may direct, will be twist, unless it has been previously paid.

B:

TABLE OF FREE PAYABLE UPON DISTRAINTS UNDER THIS ACT.

FORM B .- (See section 112.)

	Huma d	lietrai	ned for.					Jr	WP,
								Re.	A.
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gv	4 5		61	B-JI-1	691	411	119		
	Above	100	91		1111	1.25	111	10	0

The above charge includes all expenses including the service of notice of demand, except when peons are kept in charge of property distrained, in which case three annas must be paid daily for each man. If the amount demanded be paid or the warrant discharged before the sale is held so that no sale is necessary, one-fourth of the feet appecified in the above table shall be remitted.

# C.—(See section 113.)

Distress Warrant.

BENGAL MUNICIPAL ACT (Section 113.)

To (here insert the name of the officer charged, with the execution of the warrant).

Whereas of has not paid or shown sufficient cause for the non-payment of the sum of rupees due for taxes (or rates) mentioned in the margin, although the said sum has been duly demanded in writing from the said , and fifteen days have elapsed since the service of the notice of demand. This is to command you to distrain the moveable property of the said wherever it may be found within the Municipality, except plough-cattle, tools, or implements of trade of agriculture, or any other moveable property subject to the same exceptions, which may be found within the holding specified in the margin to the amount of the said sum of

and the further sum of to defray the charges of taking, keepings and selling such property; and if within text

days next after such distress the said sum of shall not be paid, to sell the said property, and having paid and deducted out of the proceeds of the sale the said stru of and the charges of taking, keeping, and selling such property, to return the surplus (if any) on demand to the person whom you shall have found in possession of the said property, and if no demand he made, to pay the same to the Commissioners. If distress cannot be made of suffithe same to us in returning this warrant.

# A. B.

Chairman of

D .- (See section 113.)

Form of Inventory and Notice.

BENGAL MUNICIPAL ACT. (Section 113.)

(State particulars of goods seized.)

Take notice that I have this day seized the property specified in the above inventory for the due for the taxes (or rates) mentioned in the margin, and that unless you pay to me or into the office of the Commissioners of and further the costs the said sum of of this distraint as specified below, within ten days from the day of the date of this notice, the property will be sold.

> (Signature of the officer executing the warrant of distress.)

Date

### E .- (See section 115.)

Register of distraints of property and sales held on account of arrears for the month of

Name of defaulter.

2. Number on register and specification of the holding on account of which the arrear is due.

Amount of arrear due.

- Amount of costs and penalty. Total amount to be realized.
- Inventory of property seized under distress.

Date of distress. Date of sule.

Detail of articles sold.

Amount realized on each article.

11. Purchaser's name.

Total amount realized. 13. Amount paid in to the Commissioners' office on account of the arrear due with date.

14. Amount paid in to the Commissioners'

office on account of costs and penalties. 15. Surplus proceeds of sale remaining after deducting the amount of arrears costs and ponulties due.

16. How the surplus was disposed of with

date of such disposal.

17. Balance of arrear still remaining un-

18. On what date such remaining balance
was realized or written off by authority.

18. Romarks (explaining why the property seized was released without sale if not eventually sold, &c., &c.)

# THIRD SCHEDULE.

(See sections 78 and 122.)

TAX ON CARRIAGES AND ANIMALS.

	P. quar	or Her.
En	Ro.	▲.
For every 4-wheeled carriage drawn	- 4	_
by two horses	4	8
For every 4-wheeled carriage drawn by		
one horse or a pair of ponies under		
thirteen hands	- 3	0
For every 2-wheeled carriage	2	8.
For every horse	2	0,
For every pony under thirteen hands,		
and for every mule and donkey	0	12
For every elephant	-01	0
For every came!	2	Ô
Animals under eleven hands in height, and mitting	EQR.	tho
chools of which do not exceed twenty-four inches in cre exempted.	lintae	tor,

### FOURTH SCHEDULE,

#### FORM A.

Requisition to Panchait.

SEE CHAPTER III, SECTION (330).

(Here insert the names, places of abode, business, or other description of the panchait.)

I do hereby require you, the panchait ap-pointed under Chapter III of the Bengal Municipal Act, 1876, with all reasonable expedition, within (Here insert a period to be fixed by the Magistrate) from the date hereof, to make out and forward to me, the undersigned Magistrate of the District of , a fair and equitable assessment upon the several occupiers of houses, shops, and buildings in the Union of for the purpose of raising the sum of rupees required for the maintenance of the police for the year commone-ing on and other expenses authorized by the said Chapter. You shall regulate and determine the amount of assessment to be levied from every such occupior according to the circumstances and the property to be protected of each person. But the amount assessed in respect of any one house shall not exceed supees

(Here insert the pay of a policeman of the lowest grade) and the aggregate amount assessed shall not exceed the average rate of two annas per measem for each house, shop, or building in the district.

If the occupier of any house in the said district shall be unable, on the ground of poverty, to pay the assessment to which he is liable under the said Chapter, you may leave him unassessed. but the property occupied, together with the name and description of such occupier, shall be specified in the list, together with the ground of exemp-

If any house be let out in portions to different persons, or be let out to or occupied by lodgers or travellers, the person who shall so let the same, or who shall receive the rents or payments from such persons or lodgers, or travellers, shall be deemed the occupier of such house, and shall be assessed accordingly.

The assessment which you are horeby required to make shall specify the name of every occupier of property liable to be assessed, the name, trade,

or business or other description of the person assessed, the annual assessment and the quota payable monthly, and may be in the following form or to the like effect:—

Serial No.	Property occupied.	Name of occupier.	Profession or business or ether description.	Amount of annual assument.	Amount of monthly for quarterly paymonts.
				11041	

#### FORM B.

ASSESSMENT.

(See Section 334.)

An assessment made for the Union of upon the several occupiers of houses and other property in the said district, pursuant to Chapter III of the Bengal Municipal Act, 1876, for the purpose of maintaining the Police for such Union, for cleaning the Union, and for other purposes authorised by the said Act.

Berial No.	Property co- cupied.	Names of os- cupiers.	Profession or business.	Amount of monthly (or quarterly) assessmalit.
			,	
	4			

# FORM C.

NOTIFICATION.

(See Section 334.)

Whereas an assessment has been duly made pursuant to Chapter III of the Bengal Municipal Act, 1876, and has been revised and settled by me, the undersigned Magistrate of

and has been deposited in the office of the Magistrate, notice is hereby given that the said assessment is open to the inspection of all persons desiring to inspect the same at the said office during office hours on any day not being a close holiday, and that the several persons whose names are included in the said assessment, are hereby required to pay the monthly (or quarterly) contributions set opposite to their names with regularity to the Tax Collector or other person appointed by the Magistrate to receive the same, the first payment on the tenth day of the month succeeding the date of this notification, and every subsequent payment on or before the tenth day of each succeeding month (if the tax is to be collected quarterly; the months in which the payment is to be made must be specified,) or in default thereof, any arrear that may be due will be realized by distraint and sale of the personal effects of the defaulter, or of any goods and chattels which may be found on the premises in respect of which such defaulter is assessed, and such other proceedings adopted for the recovery of the same as are allowed by law.

dated this

day of

Magistrate of

# FIFTH SOHEDULE

(See Section 2.)

PART I.—ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.

Number and y	ear,	Subject.	Estent of repor	
XXVI of 1860	***	Improvements in towns	The whole Appendix for the Livings of Bengal	
XX of 1888	h	Police chowkeeders in cities, &c., in tim Presidency of Fort William in Bengal,	Bo much 4.5 his not been repealed	
XXI of 1857		Order and good government of the subarbs of Calentra and the station of Howral.	Sections 24, 36 27, 28, 20, 30 81, 32, 31, 40 41, 42, 43, 44 45, 47, 48, 49 80.	
XII of 1958		For raising funds for making and repairing roads in the suburbs of Calcutta, and Howrah.	The whole Act,	

# PART II. - ACTS OF THE LIEUTENANT-GOVERNOR OF BENGAL IN COUNCIL.

Number and	year.	Rubject.	Extent of repeal.	
III of 1864		District Municipal Improve- ment Act.	So canchus harres been espealed.	
V) of 1867		Regulation of police in towns and Municipalities.	The whole Act.	
VII of 1867	844	Amending the District Mu- nicipal Improvement Act.	The whole Act.	
II of 1868	414	Amending the District Mu- nicipal Improvement Act.	The whole Act.	
V   of 1868	114	District Towns' Act	The whole Art.	
VII of 1870		Sanitary condition of Decoa.	The whole Ast.	
II of 1878	411	Amending District, Mani- cipal Improvement and District Towns' Acts.	The whole Act.	

# SIXTH SCHEDULE.

(See Section 2.)

Number and year.			cr.	Bubjest.	Extent of reput.
Bengal 1871.	Apt	17	of	Sanitation of Poorce other towns in Orisan, regulation of Lodg houses therein.	MING

FREDERICK CLARKE,

Offg. Aest. Secy. to the Govt. of Bengal,

Legislative Department.



# The Calcutta Gazette.

WEDNESDAY, JULY 12, 1876.

# PART III.

# Act of the Bengal Conneil.

GOVERNMENT OF BENGAL.

# LEGISLATIVE DEPARTMENT.

#### [First Publication.]

The following Act, passed by the Lieutenantflorernor of Bengal in Council, received the asent of His Honor on the 21st April 1876, and having been assented to by the Governorfloreral on the 10th July 1876, is hereby published for general information:—

### Acr No. VI or 1876.

An Act to Provide for inquiry into Disputes regarding Rent, and to prevent Agrarian Disturbances.

For the purpose of providing for inquiry into
disputes regarding rent, and
of preventing agrarian disturbances: It is enacted as follows:—

1. This Act may be called the "Agrarian Disputes Act, 1876:"

It extends to all the limitories for the time being subject to the lieutenant-Governor of Bengal.

It shall come into force from the date on which it may be published in the Calcutta Guzette with the assent of the Governor-General, and shall continue in force for three years from such date.

In this Act, unless there be something repug-

"Lieutenant-Governor" means the Lieutenant-Governor of Bengal, or the person acting in that capacity.
"Board" means the Board of Revenue for the provinces for the time being subject to the Lieute-Bant-Governor of Bengal.

"Commissioner" means the Commissioner of a

Division, and includes any
officer whom the LieutenantGovernor may vest (as he is hereby empowered
to do) with all or any of the powers of a Commissioner under this Act.

"The Collector" means the officer appointed to make the inquiry under this Act.

"Section." Act.
"Section" means a section of this Act.

3. If it shall appear to the Lieutenant-Governor that a serious dispute exists in any tract of country.

dispute exists in any tract of country.

dispute exists in any tract of country.

tion in respect of the adjustment of rents, or as to arrears of rents,

and if application shall be made to the Lieutenant-Governor by any personinterested in such dispute praying that the Lieutenant-Governor do take setion under the powers vested in him by this Act,

the Lieutenant-Governor may, by an order to be published in the Calcutta Gazette, declare the provisions of this Act to be in force in such tract, the boundaries of which shall be defined in the said order,

and may direct that inquiry be made for the determination of such dispute by the Collector of the district, or by such other officer as the Lieutenant-Governor may think fit to appoint in that behalf.

A copy of such order shall be published by being posted up at the court of every Judge and Munsif, and at the office of every Collector and Sub-Divisional Officer within whose jurisdiction, and at every police station within the jurisdiction of which, the said tract or any part of it is situated, and in such one or more conspicuous places in the said tract as the Collector may direct.

From the date of the publication of the copy of such order in the office of the Collector of the district, this Act shall be deemed to be in force in such tract until the Lieutenant-Governor shall by notification declare that it is no longer there in force.

Lieutenant-Governor may vest officer with powers of a Deputy Collecter. 4. The Lieutenant-Governor may specially vest any officer with the powers of a Deputy Collector under this Act; and any officer so

vested may exercise any of the powers, and discharge any of the functions of the Collector under this Act (except in respect of appeals) which he may be required to exercise or to discharge by a general or special order of the Collector.

- Lieutenant-Governor shall have made an order under section three, the Lieutenant-Governor shall also issue instructions specifying any matters of fact into which the Collector shall inquire, in accordance with the provisions of the said section; and on receipt of such instructions the Collector shall proceed to make the inquiry in accordance therewith.
- Collector may allow a notification in the manner provided by clause five of section three, stating the nature of the inquiry to be made, and calling upon all parties who may doem themselves interested therein to appear before him, either in person or by agent, for the purpose of making such representations and advancing such objections as to them may seem fit; and such representations and objections (if any) shall be duly heard and considered by the Collector.
- 7. For the purpose of such inquiry, the ColPower to Collector to lector shall have power to
  enforce attendance of summon and enforce the
  witnesses, to examine such parties and witnesses, and
  to compel the production of documents by the same
  means (as far as may be) and in the same
  manner as is provided in the case of a court
  under the Code of Civil Procedure.
- 8. After making the necessary inquiry, the Collector to draw up report, and to allow persons to take copies of the same. of the inquiry, and his own opinion on each of the matters specified for inquiry under section five, and shall publish a notice in his office stating that any person may take a copy of the said report for the purpose of advancing before the Commissioner any objections thereto which he may think fit, and that such objections must be filed in the office of the Commissioner, or in the office of the Collector for transmission to the Commissioner, within fifteen days of the publication of the said notice.
- 9. The Collector shall forward such report Collector and Commis.

  stoner to report result of inquiry to libeard.

  ceding section to the Commissioner, and the Commissioner, after considering such objections, and causing any further inquiry to be made which he may think fit, shall submit the report of the Collector, with copies of the objections made thereto, and with his own opinion on each

of the matters specified for inquiry under section five, to the Board.

Board shall issue such instructions at the provisions of this Act, in respect to the determination of each of the matters specified for inquiry under section five, and the Collector shall make an order determining each of the said matters in accordance with such instructions of the Board,

Solution be transferred to Collector.

Substitute the transferred to Collector.

Substitute the transferred to Collector.

Publication of such notice, and as long as this and from the date of the publication of such notice, and as long as this Act is in force in the tract mentioned in section three, all suits of the nature of those specified in section 23 of Act X of 1859, relating to such tract, shall be instituted before, and, except as hereinafter otherwise expressly provided, be cognizable by, the Collector and by no other tribunal.

12. As soon as possible after publication of the notice mentioned in the notice to Courts.

Collector to end copy of last preceding section, the Collector shall send a copy thereof to every Court which had jurisdiction to entertain such suits immediately before the publication of the said notice.

shall, as far as possible, Freedure in suits. follow the procedure prescribed in Act X of 1859, and all powers exercised by a Collector under the said Act may be exercised by the Collector under this Act, provided that all such suits shall be decided by a reference to, and in accordance with, any order of the Collector determining a matter under section ten, in so far as such order may be applicable.

14. The Collector may, with the consent of the parties concerned, references.

Power to refer to arbitration, and the provisions of sections 313 to 325 (both inclusive) of the aforesaid Act VIII of 1859 shall, as far as may be practicable, apply to such references.

15. Whenever in any suit instituted under Rules for determining the provisions of this Act rate of roat. It shall appear to the Collector that a ryot having a right of occupancy is liable to enhancement of the rent previously paid by him on the ground that the value of the produce or the productive powers of the land held by him have been increased otherwise that by the agency or at the expense of the ryot;

or whenever in any such suit it shall appear to the Collector that such ryot is entitled to claim an abatement of the rent previously paid by him on the ground that the value of the produce of the productive powers of the land held by him have been decreased by any cause beyond the

powers of the said ryot,
the Collector shall, if possible, fix the rate of
rent payable by such ryot, so that the rent previously paid by such ryot shall bear to the rent
so fixed the same proportion as the former value
of the produce of the soil, calculated on as
average of three or five years next before the

date of the alleged rise or decrease in value, bears

to the present value of such produce ;

but if in any such suit the Collector shall not be able to ascertain to his satisfaction the former value of the produce as required for the application of the above rule, the Collector may, if he think proper so to do,

determine the rate of rent payable by such ryot according to any of the following methods:

(a) by fixing the rent of the rvot so that it shall represent such portion of the existing average gross value of the produce of the land held by him as the Collector shall consider fair and equitable with reference to the circumstances of each case ;

(b) by fixing the rent of the ryot so that it shall represent such portion of the average net profits of the land held by him (after deducting from the average gross annual value of the produce of such land such a sum as may be deemed proper on account of costs of production and disposal of such produce) as the Collector shall consider fair and equitable with reference to the circumstances of each case;

(c) by taking as the standard of comparison the rates which are generally paid in adjacent places by ryots having no right of occupancy, or in such places as the Collector may select, for lands of a similar description and having similar advantages; and by fixing the rates of rent to be paid by the ryot having a right of occupancy at such percentage below the rent which would be paid for the same lands by ryots having no right of occupancy as the Collector may consider fair and equitable with reference to the circumstances of each case.

16. In every suit under this Act of the Suit may be brought by nature of those specified in the first, second, third, and fourth alcoholic trials. 23 of Act X of 1859, any number of ryots or other tenants may be sued, or may sue collectively, and it shall be no ground for dismissing or refusing to hear the application that such ryots or other tenants are wrongly joined as plaintiffs or defend-ants, provided all such ryots or tenants hold land in the same estate ;

but no order shall be passed in such case unless the officer making such order is satisfied that all parties have had an opportunity to appear and make objection to any claims preferred against them;

and if at any time it shall appear to the Collector that the question between may two of the parties of whom one is so joined with others cannot conveniently be so jointly tried, the Collector may order a separate trial to be held.

17. Every order passed in any such case as is mentioned in the first clause Order to specify how far it applies to each ryot. of the last preceding section, which each of the ryots or other tenants named in the order shall be affected thereby.

18. Every decree of a Collector under this Rate of reut once fixed Act in any suit of the nature ander Act, to be fixed for of those specified in the in force in the aforesaid tract), or from such later

date as the Collector may fix; and the rates of rent so determined shall not be liable to abatement or enhancement for five years from the first day of the year in which the decree may have effect as provided in this section, or, in case any part of the tract is comprised within a temporarily-settled estate, until the conclusion of the period of the settlement with Government under which such estate is held, if such period expires before the lapse of five years as aforesaid.

Provided that, during the currency of the term for which the rent has been fixed as aforesaid, any person may bring a suit to enhance the rent of any ryot or tenant whose rent has been so fixed, on the ground that the area of the ryot's or tenant's holding has been increased by alluvion or otherwise, and on no other ground.

And any ryot or tenant may, during the said period, bring a suit for abatement of his rent which has been so fixed, on the ground that the area of the land held by him has been diminished by diluvion or otherwise, and on no other ground.

19. Notwithstanding anything contained in this Act, if it shall appear to the Collector that any suit which is pending before him involves any question relating to the title of land or to some interest in land, as between parties having conflicting claims thereto, or any other question which can more properly be decided by a civil court, or, in districts in which Act X of 1850 is in force, by a revenue court under that Act, the Collector may transfer such suit to a civil court or revenue court (according to whether such civil court or such revenue court would have had jurisdiction in the matter if this Act had not been passed); and such court shall thereupon proceed to deal with the suit as if this Act had not been passed, and as if the suit had originally been instituted before such

20. If such suit involves a question of rent or Collector may decide any other question which may properly be settled by the Collector under this Act, as well as a question which may more properly be decided by such civil court or revenue court, the Collector may decide the former question under this Act before transferring the suit to such other court; and such decision shall be subject to the provisions of this Act in respect of appeals. and the civil court or revenue court shall be bound to give the final decision in the suit in accordance with the decision of the Collector or of the appellate authority under this Act on such question, so far as such decision is applicable.

21. Every order and decree of a Collector Enforcement of doci- under this Act may be enforced by the same means and in the same manner as if such order or decree were an order or decree to the same effect made under Act X of 1859.

28. Notwithstanding that the Lieutenaut-Powers of Collector after Governor may have issued withdrawal of Act. a notification as provided in section three declaring this Act to be no longer in force in any tract, the Collector shall proceed to decide all suits pending before him on the date of issue of such notification as if no such notification had been issued; and in

respect of all such suits and of all other matters and suits which may be pending before the Board, the Commissioner, or the Collector on the date of the issue of such notification, the said Board, Commissioner, and Collector shall, until such matters or suits are finally decided or disposed of, exercise the same powers with respect thereto as if such notification had not been issued.

23. No suit to contest any order or judgment of any officer under this Act.

Act shall be instituted before any court or tribunal otherwise than as provided in this Act.

24. In the performance of their duties Control and supervision under this Act, the Deputy of Commissioner and Board. Collectors shall be subject to the general control and direction of the Collector, the Collector to the general control and direction of the Commissioner, and all officers to the general control and direction of the Board.

25. An appeal shall lie to the Collector against every order and judgment of a Deputy Collector under this Act, except as hereinafter otherwise provided; but no appeal shall lie against any order or judgment of the Collector under this Act except as hereinafter expressly provided.

No appeal from any decree of Collector for maney below Rs. 100, anhance rents or some question of right to enhance rents or some to haid.

for, or the value of the property claimed, does not exceed one hundred rupees, the judgment of the Collector shall be final and not open to revision or appeal, unless in any such suit a question of right to enhance or otherwise vary the rent of a ryot or tenant, or any question relating to a title to land, or to some interest in land as between parties having conflicting claims thereto, has been determined by the judgment, in which case the judgment shall be open to appeal in the manner provided in section twenty-nine.

The provisions of section 154 of Act X of 1859 shall apply to all suits in which the judgment of the Collector is final.

27. Notwithstanding anything contained in this Act, no appeal judgment declaring arrear than unless arrears have declaring arrears of rent to be due and directing that such arrears be paid, unless such appeal

shall be accompanied by the certificate of the Collector that the amount of such arrears has been paid to the Collector; and ou payment of such amount, the Collector, if required so to do by the person making such payment, shall be bound to grant such certificate, and to hold the amount in deposit until the appeal shall have been disposed of, or until the period for making such appeal shall have expired.

Appeal against judgment of Deputy Collector, the judgment of the Collector would be final, is tried and decided by the Collector, an appeal from the judgment of the Deputy Collector, an appeal from the judgment of the Deputy Collector shall lie to the Collector, and the provisions of sections 157 to 153 (both inclusive) of the said Act X of 1859 shall apply to such appeals.

29. In all suits other than those in which in what suits appeal to when tried and decided by a Collector, the judgment of the Collector, an in appeal is allowed to the Collector, an appeal from the judgment of the Collector or Deputy Collector shall lie to the Commissioner, and the decision of the Commissioner shall be final, unless the amount or value in dispute exceed five thousand rupees, in which case an appeal from the Commissioner's decision shall lie to the Board.

30. Every appeal against the order of a Time for presenting Deputy Collector shall be appeals from orders. presented to the Collector within fifteen days, and every appeal against the order of a Collector shall be presented to the Commissioner, or to the Collector for transmission to the Commissioner, within thirty days of the date of the order appealed against.

Every appeal against the order of Commissioner shall be presented to the Board, or to the Commissioner for transmission to the Board, within sixty days of the date of the order appealed against.

Orders passed in appeal by a Commissioner or a Collector shall not be open to any further appeal, except as hereinbefore provided: but the Board or the Commissioner may at any time call for any case, and pass such orders thereon as they may think proper.

FREDREICE CLARES,

Offg. Asst. Secy. to the Govt. of Bengal,

Legislative Dept.



# The Calcutta Gazette.

WEDNESDAY, JULY 19, 1876.

# PART III.

# Act of the Bengal Council.

GOVERNMENT OF BENGAL.

## LEGISLATIVE DEPARTMENT.

#### [Second Publication.]

The following Act, passed by the Lieutenant-Governor of Bengal in Council, received the usent of His Honor on the 21st April 1876, and having been assented to by the Governor-General on the 10th July 1876, is hereby published for general information:—

# Acr No. VI or 1876.

An Act to Provide for inquiry into Disputes regarding Rent, and to prevent Agrarian Disturbances.

For the purpose of providing for inquiry into disputes regarding rent, and of preventing agrarian distributes:

1. This Act may be called the "Agrarian Disputes Act, 1876:"

It extends to all the territories for the time being subject to the Lieutenant-Governor of Bengal.

It shall come into force from the date on which it may be published in the Calcutta Gasette with the assent of the Governor-General, and shall continue in force for three years from such date.

2. In this Act, unless there be something repugInterpretetion.

"Lieutenant-Governor." means the LieutenantGovernor of Bengal, or the
person acting in that capacity.

"Board." means the Board of Revenue for the
provinces for the time being subject to the Lieuteunt-Governor of Bengal.

"Commissioner" means the Commissioner of a
Division, and includes any
officer whom the LieutenantGovernor may vest (as he is hereby empowered
to do) with all or any of the powers of a Commissioner under this Act.

"The Collector" means the officer appointed to make the inquiry under this Act.

"Section." means a sec-

3. If it shall appear to the Lieutenant-Governor that a serious dispute exists in any tract of country as to any questract of country.

ment of rents, or as to arrears of rents, and if application shall be made to the Lieutenant-Governor by any person interested in such dispute praying that the Lieutenant-Governor do take action under the powers vested in him by this Act,

the Lieutenant-Governor may, by an order to be published in the Calcutta Gazette, declare the provisions of this Act to be in force in such tract, the boundaries of which shall be defined in the said order,

and may direct that inquiry be made for the determination of such dispute by the Collector of the district, or by such other officer as the Lieutenant-Governor may think fit to appoint in that behalf.

A copy of such order shall be published by being posted up at the court of every Judge and Munsif, and at the office of every Collector and Sub-Divisional Officer within whose jurisdiction, and at every police station within the jurisdiction of which, the said tract or any part of it is situated, and in such one or more conspicuous places in the said tract as the Collector may direct.

From the date of the publication of the copy of such order in the office of the Collector of the district, this Act shall be deemed to be in force in such tract until the Lieutenant-Governor shall by notification declare that it is no longer there in force.

Lieutenant-Covernor may rest officer with powers of a Doputy Collector.

by the Collector.

4. The Lieutenaut-Governor may specially vest any officer with the powers of a Deputy Collector under this Act; and any officer so

vested may exercise any of the powers, and discharge any of the functions of the Collector under this Act (except in respect of appeals) which he may be required to exercise or to discharge by a general or special order of the Collector.

Lieutenant-Governor shall have made an order under section three, the Lieutenant-Governor shall also issue instructions specifying any matters of fact into which the Collector shall inquire, in accordance with the provisions of the said section; and on receipt of such instructions the Collector shall proceed to make the inquiry in accordance therewith.

6. Before proceeding to make such inquiry.

the Collector shall publish a notification in the manner provided by clause five of section three, stating the nature of the inquiry to be made, and calling upon all parties who may deem themselves interested therein to appear before him, either in person or by agent, for the purpose of making such representations and advancing such objections as to them may seem fit; and such representations and objections (if any) shall be duly heard and considered

- 7. For the purpose of such inquiry, the ColPower to Collector to lector shall have power to
  enforce attendance of summon and enforce the
  effects. attendance of parties and witnesses, to examine such parties and witnesses, and
  to compel the production of documents by the same
  means (as far as may be) and in the same
  manner as is provided in the case of a court
  under the Code of Civil Procedure.
- 8. After making the necessary inquiry, the Collector to draw up report, and to allow persons to take copies of the same. of the inquiry, and his own opinion on each of the matters specified for inquiry under section five, and shall publish a notice in his office stating that any person may take a copy of the said report for the purpose of advancing before the Commissioner any objections thereto which he may think fit, and that such objections must be filed in the office of the Commissioner, or in the office of the Collector for transmission to the Commissioner, within fifteen days of the publication of the said notice.
  - 9. The Collector shall forward such report and copies of any objections which may be filed in his office under the last preceding section to the Commissioner, and the Commissioner, after considering such objections, and causing any further inquiry to be made which he may think fit, shall submit the report of the Collector, with copies of the objections made thereto, and with his own opinion on each

of the matters specified for inquiry under section five, to the Board.

Poard to these instructions to Collector.

Board shall issue such instructions as to it shall seem fit, not being inconsistent with the provisions of this Act, in respect to the determination of each of the matters specified for inquiry under section five, and the Collector shall make an order determining each of the said matters in accordance with such instructions of the Board.

Suitate be transferred to Collector shall publish at his office, a notice of such receipt and from the date of the publication of such notice, and as long as this Act is in force in the tract mentioned in section three, all suits of the nature of those specified in section 23 of Act X of 1859, relating to such tract, shall be instituted before, and, except as hereinafter otherwise expressly provided, be organizable by, the Collector and by no other tribunal

12. As soon as possible after publication of the notice mentioned in the notice to Cours.

Collector shall send a copy thereof to every Court which had jurisdiction to entertain such suits immediately before the publication of the said notice.

13. In the disposal of such suits the Collector shall, as far as possible, follow the procedure prescribed in Act X of 1859, and all powers exercised by a Collector under the said Act may be exercised by the Collector under this Act, provided that all such suits shall be decided by a reference to, and in accordance with, any order of the Collector determining a matter under section ten, in so far as such order may be applicable.

14. The Collector may, with the consent of the parties concerned, refer to arbitration, and the provisions of sections 313 to 325 (both inclusive) of the aforesaid Act VIII of 1859 shall, as far as may be practicable, apply to such references.

15. Whenever in any suit instituted under Rules for determining the provisions of this Act interferent, it shall appear to the Collector that a ryot having a right of occupancy is liable to enhancement of the rent previously paid by him on the ground that the value of the produce or the productive powers of the land held by him have been increased otherwise than by the agency or at the expense of the ryot;

or whenever in any such suit it shall appear to the Collector that such ryot is entitled to claim an abatement of the rent proviously paid by him on the ground that the value of the produce of the productive powers of the land held by him have been decreased by any cause beyond the powers of the said ryot.

the Collector shall, if possible, fix the rate of rent payable by such ryot, so that the rent previously paid by such ryot shall bear to the rent so fixed the same proportion as the former value of the produce of the soil, calculated on an average of three or five years next before the

into of the alleged rise or decrease in value, bears to the present value of such produce;

but it in any such suit the Collector shall not be able to ascertain to his satisfaction the former value of the produce as required for the applica-

the Collector may, if he think proper so to do, jetermine the rate of rent payable by such ryot mending to any of the following methods:

(a) by fixing the rent of the ryot so that it shall represent such portion of the existing warage gross value of the produce of the land held by him as the Collector shall consider fair and equitable with reference to the circumstances of each case;

(b) by fixing the rent of the ryot so that it that represent such portion of the average net posts of the land held by him (after deducting the average gross annual value of the produce of such land such a sum as may be seen of productions of costs of productions.

non and disposal of such produce) as the Collecprehall consider fair and equitable with referme to the circumstances of each case;

In by taking as the standard of comparison the new which are generally paid in adjacent places it nots having no right of occupancy, or in such paces as the Collector may select, for lands of a millar description and having similar advantages; and by fixing the rates of rent to be paid by the methaving a right of occupancy at such percentage below the rent which would be paid for the sme lands by ryots having no right of occupancy at the Collector may consider fair and equitable not reference to the circumstances of each case.

16. In overy suit under this Act of the same estate;

status to be reacht by nature of those specified in the first, second, third, and fourth clauses of section and fourth clauses of section and fourth clauses of section and fourth clauses of section and fourth clauses of section and fourth clauses of section what tenants may be sued, or may succollectively, and it shall be no ground for dismissing or refusing to hear the application that such ryots or other is an are wrongly joined as plaintiffs or defending provided all such ryots or tenants hold land in the same estate;

but no order shall be passed in such case the officer making such order is satisfied total parties have had an opportunity to appear and make objection to any claims preferred

und if at any time it shall appear to the blector that the question between any two of the parties of whom one is so joined with others and conveniently be so jointly tried, the taketor may order a separate trial to be held.

it. Every order passed in any such case as is mentioned in the first clause of the last preceding section, shall specify the extent to have ordershall be affected thereby.

18. Every decree of a Collector under this had been considered for of those specified in the first clause of section 28 of the payable from the beginning of the payable from the beginning of the year in which such suit was instituted being computed according to the era time in the aforesaid tract), or from such later

date as the Collector may fix; and the rates of rent so determined shall not be liable to abatement or enhancement for five years from the first day of the year in which the decree may have offest as provided in this section or, in case any part of the tract is comprised within a temporarily-settled estate, until the conclusion of the period of the settlement with Government under which such estate is held, if such period expires before the lapse of five years as aforesaid.

Provided that, during the currency of the term for which the rent has been fixed as afore-said, any person may bring a suit to enhance the rent of any ryot or tenant whose rent has been so fixed, on the ground that the area of the ryot's or tenant's holding has been increased by alluvion or otherwise, and on no other ground.

And any ryot or tenant may, during the said period, bring a suit for abatement of his rent which has been so fixed, on the ground that the area of the land held by him has been diminished by diluvion or otherwise, and on no other ground.

Collector may refer suit to Civil Court.

Collector may refer suit to the Collector that any suit which is pending before

him involves any question relating to the title of land or to some interest in land, as between parties having conflicting claims thereto, or any other question which can more properly be decided by a civil court, or, in districts in which Act X of 1859 is in force, by a revenue court under that Act, the Collector may transfer such suit to a civil court or revenue court (according to whether such civil court or such revenue court would have had jurisdiction in the matter if this Act had not been passed); and such court shall thereupon proceed to deal with the suit as if this Act had not been passed, and as if the suit had originally been instituted before such court.

20. If such suit involves a question of rent or Collector may decide any other question which may properly be settled by the Collector under this Act, as well as a question which may more properly be decided by such civil court or revenue court, the Collector may decide the former question under this Act before transferring the suit to such other court; and such decision shall be subject to the provisions of this Act in respect of appeals, and the civil court or revenue court shall be bound to give the final decision in the suit in accordance with the decision of the Collector or of the appellate authority under this Act on such question, so far as such decision is applicable.

- 21. Every order and decree of a Collector Enforcement of decident under this Act may be enforced by the same means and in the same manner as if such order or decree were an order or decree to the same effect made under Act X of 1859.
- 22. Notwithstanding that the LieutenantPowers of Collecterafter Governor may have issued withdrawal of Act.

  a notification as provided in section three declaring this Act to be no longer in force in any tract, the Collector shall proceed to decide all suits pending before him on the date of issue of such notification as if no such notification had been issued; and in

respect of all such suits and of all other matters and suits which may be pending before the Board, the Commissioner, or the Collector on the date of the issue of such notification, the said Board, Commissioner, and Collector shall, until such matters or suits are finally decided or disposed of, exercise the same powers with respect thereto as if such notification had not been issued.

o contest any order or judgment of any officer 23. No suit to under the provisions of this Act shall be instituted before any court or tribunal otherwise than as provided in this Act.

24. In the performance of their duties Control and supervision under this Act, the Deputy of Commissioner and Board. Collectors shall be subject to the general control and direction of the Collector, the Collector to the general control and direction of the Commissioner, and all officers to the general control and direction of the Board.

25. An appeal shall lie to the Collector against every order and judgment of a Deputy Collector every order and collector of a Deputy Collector under this Act, except no avoided; but no Appeal to and from Colas hereinafter otherwise provided; sappeal shall lie against any order or judgment of the Collector under this Act except as hereinafter expressly provided.

26. In suits of the nature of those specified

No appeal from any in clauses two, four, and derive of Collector for money below Rs. 100, indeed the decision inclusion and quantum of right to enhance reuse or come tried and decided to the property of the control o when such suits have been tried and decided by the enduces relating to a title to land? Collector, if the amount sued for, or the value of the property claimed, does not exceed one hundred rupees, the judgment of the Collector shall be final and not open to revision or appeal, unless in any such suit a question of right to enhance or otherwise vary the rent of a ryot or tenant, or any question relating to a title to land, or to some interest in land as between parties having conflicting claims thereto, has been determined by the judgment, in which case the judgment shall be open to appeal in the manuer

provided in section twenty-nine. The provisions of section 154 of Act X of 1859 shall apply to all suits in which the judgment of the Collector is final.

27. Notwithstanding anything contained in this Act, no appeal shall lie against any order declaring arrears declaring arrears of rent to be due and directing that such arrears be paid, unless such appeal

shall be accompanied by the certificate of the Collector that the amount of such arrows has been paid to the Collector; and on payment of such amount, the Collector, if required so to do by the person making such payment, shall be bound to grant such certificate, and to hold the amount in deposit until the appeal shall bave been disposed of, or until the period for making such appeal shall have expired.

28. When any such suit as is mentioned in section twenty-six in which, Appeal against judgment of Deputy Collector. if triod and decided by the Collector, the judgment of the Collector would be final, is tried and decided by a Deputy Collector, an appeal from the judyment of the Deputy Collector shall lie to the Collector, and the provisions of sections 157 to 159 (both inclusive) of the said Act X of 1859 shall apply to such appeals.

29. In all suits other than those in which when tried and decided by In what suits appeal to to Commissioner and a Collector, the judgment of the Collector is final as aforesaid, or when tried and decided by a Deputy Collector, an appeal is allowed to the Collector, an appeal from the judgment of the Collector or Deputy Collector shall lie to the Commissioner, and the decision of the Commissioner shall be final, unless the amount or value in dispute exceed five thousand rupees, in which case an appeal from the Commissioner's decision shall be to the Board.

80. Every appeal against the order of a Time for presenting Deputy Collector shall be appeals from orders.

Presented to the Collector within fifteen days, and every appeal against the orider of a Collector shall be presented to the Commissioner, or to the Collector for transmission to the Commissioner, within thirty days of the date of the order appealed against.

Every appeal against the order of a Commissioner shall be presented to the Board, or w the Commissioner for transmission to the Board, within sixty days of the date of the order appealed against.

Orders passed in appeal by a Commissioner or a Collector shall not be open to any further appeal, except as bereinbefore provided: but the Board or the Commissioner may at any time oul for any case, and pass such orders thereon they may think proper.

> PREDERICK CLARES, Offg. Asst. Secy. to the Goul. of Bengal, Legislative Dept.



# The Calcutta Gazette.

WEDNESDAY, JULY 26, 1876.

### PART III.

# Act of the Bengal Council.

GOVERNMENT OF BENGAL.

## LEGISLATIVE DEPARTMENT.

# [Third Publication.]

The following Act, passed by the Lieutenant-Governor of Bengal in Council, received the asent of His Honor on the 21st April 1876, and having been assented to by the Governor-General on the 10th July 1876, is hereby published for general information:—

# Acr No. VI or 1876.

An Act to Provide for inquiry into Disputes regarding Rent, and to prevent Agrarian Disturbances.

For the purpose of providing for inquiry into disputes regarding rent, and of preventing agrarian disturbances: It is enacted as follows:

1. This Act may be called the "Agrarian Disputes Act, 1876:"

It extends to all the territories for the time being subject to the Lieutenant-Governor of Bengal.

It shall come into force from the date on which it may be published in the Calcutta Gazette with the assent of the Governor-General, and shall continue in force for three years from such date.

2. In this Act, unless there be comething repug-

"Lieutenant-Governor" means the Lieutenant-Governor of Bengal, or the person acting in that capacity.

"Board" means the Board of Revenue for the provinces for the time being subject to the Lieute-

"Commissioner" means the Commissioner of a Division, and includes any officer whom the Lieutenant-Governor may vest (as he is hereby empowered to do) with all or any of the powers of a Commissioner under this Act.

"The Collector" means the officer appointed to make the inquiry under this Act.

"Section" means a sec-

3. If it shall appear to the Lieutenant-Governor that a serious may declare provisions of act to be in torce is any tract of country.

The country is any tract of country.

The country is any tract of country as to any question in respect of the adjustment of rents, or as to arrears of rents,

and if application shall be made to the Lieutenant-Governor by any person interested in such dispute praying that the Lieutenant-Governor do take action under the powers vested in him by this Act,

the Lieutenaut-Governor may, by an order to be published in the Calcutta Gazette, declare the provisions of this Act to be in force in such tract, the boundaries of which shall be defined in the said order,

and may direct that inquiry be made for the determination of such dispute by the Collector of the district, or by such other officer as the Lieutenant-Governor may think fit to appoint in that behalf.

A copy of such order shall be published by being posted up at the court of every Judge and Munsif, and at the office of every Collector and Sub-Divisional Officer within whose jurisdiction, and at every police station within the jurisdiction of which, the said tract or any part of it is situated, and in such one or more conspicuous places in the said tract as the Collector may direct.

From the date of the publication of the copy of such order in the office of the Collector of the district, this Act shall be deemed to be in force in such tract until the Lieutenant-Governor shall by notification declare that it is no longer there in force.

Lieutenant-Governor may vest officer with powers of a Doputy Collector. 4. The Lieutenant-Governor may specially vest any officer with the powers of a Deputy Collector under this Act; and any officer so

vested may exercise any of the powers, and discharge any of the functions of the Collector under this Act (except in respect of appeals) which he may be required to exercise or to discharge by a general or special order of the Collector.

5. Whenever the Lieutenant-Governor shall have made an order under section three, the Lieutenant-Governor shall also issue instructions specifying any matters of fact into which the Collector shall inquire, in accordance with the provisions of the said section; and on receipt of such instructions the Collector shall proceed to make the inquiry in accordance therewith.

6. Before proceeding to make such inquiry, the Coffector shall publish a notification in the manner provided by clause five of section three, stating the nature of the inquiry to be made, and calling upon all parties who may deem themselves interested therein to appear before him, either in person or by

all parties who may deem themselves interested therein to appear before him, either in person or by agent, for the purpose of making such representations and advancing such objections as to them may seem fit; and such representations and objections (if any) shall be duly heard and considered by the Collector.

- 7. For the purpose of such inquiry, the ColPower to Collector to lector shall have power to
  enforce attendance of summon and enforce the
  withouses. attendance of parties and witnesses, to examine such parties and witnesses, and
  to compol the production of documents by the same
  means (as far as may be) and in the same
  manner as is provided in the case of a court
  under the Code of Civil Procedure.
- After making the necessary inquiry, the Collector to draw up report, and to allow persons of the inquiry, and his own opinion on each of the matters specified for inquiry under section five, and shall publish a notice in his office stating that any person may take a copy of the said report for the purpose of advancing before the Commissioner any objections thereto which he may think fit, and that such objections must be filed in the office of the Commissioner, or in the office of the Collector for transmission to the Commissioner, within fifteen days of the publication of the said notice.
- collector and Commissioner to report result of some to report result of some to report result of some to report result of some to report result of some to report result of which may be filed in his office under the last preceding section to the Commissioner, and the Commissioner, after considering such objections, and causing any further inquiry to be made which he may think fit, shall submit the report of the Collector, with copies of the objections made thereto, and with his own opinion on each

of the matters specified for inquiry under section five, to the Board.

Reard to issue iostructious to Collector.

Board shall issue such instructions as to it shall seem fit, not being inconsistent with the provisions of this Act, in respect to the determination of each of the matters specified for inquiry under section five, and the Collector shall make an order determining each of the said matter in accordance with such instructions of the Board.

Spirate be transferred to collector.

Such as the Collector shall publish at his office, a notice of such receipt and from the date of the publication of such notice, and as long as the Act is in force in the tract mentioned in section three, all suits of the nature of those specified in section 23 of Act X of 1859, relating to such tract, shall be instituted before, and, except a hereinafter otherwise expressly provided, be cognizable by, the Collector and by no other tribunal.

12. As soon as possible after publication of the notice mentioned in the notice to courts.

Collector shall send a copy thereof to every Court which had jurisdiction to entertain such suits immediately before the publication of the said notice.

13. In the disposal of such suits the Collector shall, as far as possible Procedure manital follow the procedure prescribed in Act X of 1859, and all power exercised by a Collector under the said Act may be exercised by the Collector under this Act, provided that all such suits shall be decided by a reference to, and in accordance with, any order of the Collector determining a matter under section ten, in so far as such order may be applicable.

14. The Collector may, with the consent of the parties concerned, respectively. The parties concerned, respectively. The parties concerned, respectively. The parties concerned, respectively. The parties and the previsions of sections 313 to 325 (both inclusive) of the aforessit Act VIII of 1859 shall, as far as may be practicable, apply to such references.

15. Whenever in any suit instituted unda lines for determining the provisions of this Acrate of wat. it shall appear to the Collector that a ryot having a right of occupance is hable to enhancement of the rent previously paid by him on the ground that the value of the produce or the productive powers of the last held by him have been increased otherwise that by the agency or at the expense of the ryot;

or whenever in any such suit it shall appear the Collector that such ryot is entitled to class an abatement of the rent previously paid by his on the ground that the value of the produce of the productive powers of the land held by his bave been decreased by any cause beyond the powers of the said ryot.

powers of the said ryot,
the Collector shall, if possible, fix the rate of rent payable by such ryot, so that the rent proviously paid by such ryot shall bear to the rate of fixed the same proportion as the former value of the produce of the soil, calculated on a average of three or five years next before it

date of the alleged rise or decrease in value, bears

to the present value of such produce ;

but if in any such suit the Collector shall not be able to ascertain to his satisfaction the former value of the produce as required for the application of the above rule,

the Collector may, if he think proper so to do, determine the rate of rent payable by such ryot according to any of the following methods:

(a) by fixing the rent of the ryot so that it shall represent such portion of the existing swerage gross value of the produce of the land held by him as the Collector shall consider fair and equitable with reference to the circumstances of each case;

(b) by fixing the rent of the ryot so that it shall represent such portion of the average net profits of the land held by him (after deducting from the average gross annual value of the produce of such laud such a sum as may be deemed proper on account of costs of production and disposal of such produce) as the Collector shall consider fair and equitable with reference to the circumstances of each case;

(c) by taking as the standard of comparison the rates which are generally paid in adjacent places by ryots having no right of occupancy, or in such places as the Collector may select, for lands of a similar description and having similar advantages; and by fixing the rates of rent to be paid by the not having a right of occupancy at such percentage below the rent which would be paid for the same lands by ryots having no right of occupancy as the Collector may consider fair and equitable with reference to the circumstances of each case.

16. In every suit under this Act of the Sait may be brought by nature of those specified in the first, second, third, and fourth clauses of section 28 of Act X of 1859, any number of ryots or other tenants may be sued, or may sue collectively, and it shall be no ground for dismissing or refus-ing to hear the application that such ryots or other tenants are wrongly joined as plaintiffs or defend-ants, provided all such ryots or tenants hold land in the same estate ;

but no order shall be passed in such case unless the officer making such order is satisfied that all parties have had an opportunity to appear and make objection to any claims preferred

against them;

and if at any time it shall appear to the Collector that the question between any two of the parties of whom one is so joined with others cannot conveniently be so jointly tried, the Collector may order a separate trial to be held.

17. Every order passed in any such case as is mentioned in the first clause Order to specify how far it applies to much syot. of the last preceding section, which each of the ryots or other tenants named in the order shall be affected thereby.

18. Every decree of a Collector under this Rate of rent once fixed Act in any suit of the nature water Act, to be fixed for of those specified in the first clause of section 23 of Act X of 1859 shall have effect, and the rates of rent determined by such decree shall be payable from the beginning of the year in which such suit was instituted (such year being computed according to the era in force in the storesaid tract), or from such later

date as the Collector may fix; and the rates of rent so determined shall not be liable to abatement or enhancement for five years from the first day of the year in which the decree may have effect as provided in this section, or, in ease any part of the tract is comprised within a temporarily-settled estate, until the conclusion of the period of the settlement with Government under which such estate is held, if such period expires before the lapse of five years as aforesaid.

Provided that, during the currency of the term for which the rent has been fixed as aforesaid, any person may bring a suit to enhance the rent of any ryot or tenant whose rent has been so fixed, on the ground that the area of the ryot's or tenant's holding has been increased by alluvion or otherwise, and on no other ground.

And any ryot or tenant may, during the said period, bring a suit for abatement of his rent which has been so fixed, on the ground that the area of the land held by him has been diminished by diluvion or otherwise, and on no other ground.

19. Notwithstanding anything contained in Collector may refer suit to the Collector that any suit which is pending before

him involves any question relating to the title of land or to some interest in land, as between parties having conflicting claims thereto, or any other question which can more properly be decided by a civil court, or, in districts in which Act X of 1859 is in force, by a revenue court under that Act, the Collector may transfer such suit to a civil court or revenue court (according to whether such civil court or such revenue court would have had jurisdiction in the matter if this Act had not been passed); and such court shall thereupon proceed to deal with the suit as if this Act had not been passed, and as if the suit had originally been instituted before such court.

- 20. If such suit involves a question of rent or Collector may decide any other question which question before transfermally properly be settled by the Collector with the Colle may properly be settled by the Collector under this Act, as well as a question which may more properly be decided by such civil court or revenue court, the Collector may decide the former question under this Act before transferring the suit to such other court; and such decision shall be subject to the provisions of this Act in respect of appeals, and the civil court or revenue court shall be bound to give the final decision in the suit in accordance with the decision of the Collector or of the appellate authority under this Act on such question, so far as such decision is applicable.
- 21. Every order and decree of a Collector Enforcement of deci- under this Act may be enforced by the same means and in the same manner as if such order or decree were an order or decree to the same effect made under Act X of 1859.
- 22. Notwithstanding that the Lieutenant-Powers of Collector after Governor may have issued a notification as provided in section three declaring this Act to be no longer in force in any tract, the Collector shall proceed to decide all suits pending before him on the date of issue of such notification as if no such notification had been issued; and in

respect of all such suits, and of all other matters and suits which may be pending before the Board, the Commissioner, or the Collector on the date of the issue of such notification, the said Board, Commissioner, and Collector shall, until such matters or suits are finally decided or disposed of, exercise the same powers with respect thereto as if such notification had not been issued.

23. No suit to contest any order or judgment of any officer under the Act.

Suit to contest order or under the provisions of this Act shall be instituted before any court or tribunal otherwise than as provided in this Act.

24. In the performance of their duties Control and supervision under this Act, the Deputy of Commissioner and Board. Collectors shall be subject to the general control and direction of the Collector, the Collector to the general control and direction of the Commissioner, and all officers to the general control and direction of the Board.

25. An appeal shall lie to the Collector against every order and judgment of a Deputy Collector under this Act, except as hereinafter otherwise provided; but no appeal shall lie against any order or judgment of the Collector under this Act except as hereinafter expressly provided.

26. In suits of the nature of those specified No appeal from any decree of Collector for money below Re. 100, unless the decision involve in clauses two, four, and seven of section twentythree of Act X of 1859, when such suits. have been some question of right to subsuce rents or some question relating to a title to land. tried and decided by the Collector, if the amount sued for, or the value of the property claimed, does not exceed one hundred rupees, the judgment of the Collector shall be final and not open to revision or appeal, unless in any such suit a question of right to enhance or otherwise vary the rent of a ryot or tenant, or any question relating to a title to land, or to some interest in land as between parties having conflicting claims thereto, has been determined by the judgment, in which case the judgment shall be open to appeal in the manner provided in section twenty-nine.

The provisions of section 154 of Act X of 1859 shall apply to all suits in which the judgment of the Collector is final.

27. Notwithstanding anything contained

No appeal to lie against in this Act, no appeal shall lie against any order declaring arrears bare declaring arrears of rent to be due and directing that such agreers be paid, unless such appeal

shall be accompanied by the certificate of the Collector that the amount of such arrears has been paid to the Collector; and on payment of such amount, the Collector, if required so to do by the person making such payment, shall be bound to grant such certificate, and to hold the amount in deposit until the appeal shall have been disposed of, or until the period for making such appeal shall have expired.

Appeal against judgressent of Deputy Collector, the judgment of the Collector would be final, is tried and decided by the Collector, an appeal from the judgment of the Deputy Collector, an appeal from the judgment of the Deputy Collector shall lie to the Collector, and the provisions of sections 157 to 159 (buth inclusive) of the said Act X of 1859 shall apply to such appeals.

29. In all suits other than those in which In what suits appeal to lie to Commissioner and to Board. when tried and decided by a Collector, the judgment of the Collector is final as aforesaid, or when tried and decided by a Deputy Collector, an appeal is allowed to the Collector, an appeal from the judgment of the Collector or Deputy Collector shall lie to the Commissioner, and the decision of the Commissioner shall be final, unless the amount or value in dispute exceed five thousand rupees, in which case an appeal from the Commissioner's decision shall lie to the Board.

80. Every appeal against the order of a Time for presenting Deputy Collector shall be presented to the Collector within fifteen days, and every appeal against the orider of a Collector shall be presented to the Commissioner, or to the Collector for transmission to the Commissioner, within thirty days of the date of the order appealed against.

Every appeal against the order of a Commissioner shall be presented to the Board, or to the Commissioner for transmission to the Board, within sixty days of the date of the order appealed against.

Orders passed in appeal by a Commissioner or a Collector shall not be open to any further appeal, except as hereinbefore provided: but the Board or the Commissioner may at any time call for any case, and pass such orders thereon as they may think proper.

FREDERICK CLARKE,
Offg. Asst. Secy. to the Govt. of Bengal,
Legislative Dept.



# The Calcutta Gazette.

WEDNESDAY, AUGUST 23, 1876.

### PART III.

# 3ct of the Bengal Council.

GOVERNMENT OF BENGAL.

#### LEGISLATIVE DEPARTMENT.

### (First Publication.]

Tax following Act, passed by the Lieutenantflevernor of Bengal in Council, received the seent of His Honor on the 22nd July 1876, and having been assented to by the Governorfleveral on the 9th August 1876, is hereby publated for general information:—

#### ACT No. VII or 1876.

in det to provide for the Registration of revenuepaying and revenue-free lands, and of the proprietors and managers thereof.

Whereas it is expedient to make better provision for the preparation and maintenance of Registers of revenue-paying and revenue-free lands, and of the proprietors and managers thereof, and of certain mortgages of revenue paying lands: It is bereby enacted as follows:—

#### PART J.

# PRELIMINABY.

- 1. This Act may be called the "Land Registration Act, 1876," and it shall come into force from the date on which it may be published in the folcutta Gazette with the assent of the Governor fleared, which date is hereinafter referred to as the commencement of this Act.
- From the commencement of this Act, the Regulations mentioned in the schedule hereto annexed, itself cease to have effect in the Provinces subject to the Lieutenant-Governor of Bengal.

- 3. In this Act—unless there be something repugnant in the subject or context—
- (1) "Civil Court" means any Civil Court
  "Civil Court." which is competent to hear
  and determine the matter
  with respect to which the words are used:
  - "Estate."

    (2) "Estate" includes
    (3) any land subject to the payment of land
    revenue, either immediately or prospectively, for the discharge of which a
    separate engagement has been entered
    into with Government:
  - (b) any land which is entered on the revenueroll as separately assessed with land
    revenue (whether the amount of such
    assessment be payable immediately or
    prospectively), although no engagement
    has been entered into with Government for the amount of revenue so separately assessed upon it as a whole:
  - (c) any land being the property of Government of which the Board shall have directed the separate entry on the General Register hereinafter mentioned.
- (8) "Extent of interest" means the share or "Extent of interest in an estate or revenue-free property of which the person with respect to whom the words are used is in possession as proprietor or manager.
- (4) "Lieutenant-Governor" means the Lieutenant-Governor of Bengal for the time being, or the person acting in that capacity:

(5) "Local division" means a sub-division, "Local Division." pargansh, thanah, police division of jurisdiction, or other division according to which the Mouzahwar

Register of the district is arranged:

(6) "Manager" means every person who is appointed by the Collector. the Court of Wards, or by any Civil or Criminal Court to manage any estate or revenue-free property or any part thereof, and avery person who is in charge of an estate or revenue-free property or any part thereof on behalf of a minor, idiot, or lunatic, or on behalf of a religious or charitable foundation.

(7) "Mousah" includes every village, hamlet, tolan, and other similar sub-" Monrah." division of land commonly in use in any district, by whatever name such

sub-division may be known:

(8) "Proprietor" means every person being in possession of an estate or " Proprietor." revenue-free property, or of any interest in an estate or revenue-free property, as owner thereof; and includes every farmer and leasee who holds an estate or revenue-free property directly from or under the Collector:
(9) "Recorded proprietor" means any pro-

prietor whose name and the Recorded proprietor. character and extent of whose interest in an estate or revenue-free property stands registered in any General Register now existing, or hereafter to be made under this

Act. "Revenue-free property" means any land not subject to the pay-(10) "Revenue-free properment of land revenue, which is included under one entry in any part of the General Register of revenue-

free lands : (11) "Section" means "Bection."

a section of this Act:

(12) "The Board" means the Board of Revenue of the Provinces for the "The Board." time being subject to the Lieutenant-Governor of Bengal:

(13) "The Collector" means the Collector of the District to which a register relates:

(14) "The District" means the District to which a Register relates. "The District."

### PART II.

OF THE REGISTERS TO BE KEPT UP BY THE COLLECTOR.

4. The Collector of every district shall pre Collector to keep Begis- pare and keep up the following Registers :-

A .- A General Register of revenue-paying lands. B .- A General Register of revenue-free lands. C .- A Mouzahwar Register of all lands revenue-paying and revenue-free.

D .- An Intermediate Register of changes affecting cutries in the General and Mouzahwar Registera.

The Registers shall be written in such Forms, language, charac-er, and arrangement of ter, and shall be arranged in ter, and registers. inconsistent with the provisions of this Act, as the Board from time to time may direct for each district.

The entries in each Part of the General Registers shall be numbered in one consecutive series for the whole District, and shall follow one alphabetical arrangement, running from the beginning to the end of the Part.

6. The General Register of revenue-paying The General Register of lands shall consist of two revenue-paying lands. Parts:

Part I .- Book of estates borne on the revenueroll of the District.

Part II .- Book of lands situated in the District, appertaining to cutates borne on the revenue-rolls of other districts.

- 7. In Part I of the General Register of reve. Part I of the General nue-paying lands shall be Register. entered the name of every estate which is borne on the revenue-roll of the District, and the following particulars relating to every such estate :-
  - (a) name of the estate;
  - number of the estate on the revenue-roll of the District, and the annual amount of revenue for which it is liable;
  - (c) names and addresses of the proprietors, managers, and mortgagees of the estate, with the character and extent of the interest of each proprietor, manager, and mortgagee;
  - (d) name of every local division in which are lauds of the estate are situated, whether in the district, or in any other district, with specification under each local division of
    - (i) the number of monzahs containing such lands,

the name of each mourab,

(iii) the number which each monzah bears under the local division in the Mouzahwar Register, and

the area of land appertaining to the (iv) estate which each mouzah contains, if ascertained by survey or other authentic measurement;

- (e) reference to entries made in the latermediate Register after the preparation of the General Register.
- 8. In Part II of the General Register of revenue-paying lands shall Part II of the General be entered the name of every estate which comprises lands situated in the district, but which is borne on the revenue-roll of some other district, and the following particulars relating to every such estate :-
  - (a) name of the estate;
  - (b) name of the district on the revenue-roll of which the estate is borne, with the number which the estate bears on that roll, the annual amount of revenue for which it is liable, and the number which the estate bears in Part I of the General Register of revenue-paying lands for its own district;
  - (c) names and addresses of the proprietor managors, or mortgagees of the estate with the character and extent of the interest of each proprietor, manager and mortgagee;